

1 THOMAS L. SANSONETTI
Assistant Attorney General
2 Environment and Natural Resources Division
United States Department of Justice
3 Washington, D.C. 20530

4 ROBERT D. MULLANEY
Environmental Enforcement Section
5 Environment and Natural Resources Division
United States Department of Justice
6 301 Howard Street, Suite 1050
San Francisco, California 94105
7 Telephone: (415) 744-6491

8 DANIEL G. BOGDEN
United States Attorney
9 BLAINE WELSH
Assistant United States Attorney
10 District of Nevada
333 Las Vegas Blvd. South, Suite 5000
11 Las Vegas, Nevada 89101
Telephone: (702) 388-6336

12 Attorneys for Plaintiff United States of America
13

14 UNITED STATES DISTRICT COURT
15 DISTRICT OF NEVADA

CV-S-04-0162-KJD-PAL

16 UNITED STATES OF AMERICA,

17 Plaintiff,

18 v.

19 J. R. SIMPLOT COMPANY,
20

21 Defendant.

) CONSENT DECREE
)
)
)
)

22 WHEREAS, Plaintiff United States of America, on behalf of
23 the United States Environmental Protection Agency ("EPA"), is
24 concurrently filing a complaint (the "Complaint") initiating this
25 action against the J. R. Simplot Company ("Simplot");

26 / / /

FILED	RECEIVED
ENTERED	SERVED ON
COUNSEL/PARTIES OF RECORD	
FEB 12 2003	
CLERK US DISTRICT COURT	
DISTRICT OF NEVADA	
BY:	DEPUTY

1 WHEREAS, the Complaint alleges that Simplot operated its
2 silica sand processing facility in Overton, Nevada (the
3 "Facility") in violation of the Nevada State Implementation Plan
4 for Clark County (the "SIP"), including the requirement to apply
5 Best Available Control Technology ("BACT") for emissions of
6 sulfur dioxide ("SO₂"), and that the violations of the SIP are
7 continuing;

8 WHEREAS, the SIP was approved by EPA pursuant to Section 110
9 of the Clean Air Act (the "Act"), 42 U.S.C. § 7410;

10 WHEREAS, EPA issued a Notice of Violation in September 1999
11 (the "NOV") with respect to the United States' allegations
12 against Simplot;

13 WHEREAS, Simplot denies the material allegations of the NOV
14 and of the Complaint;

15 WHEREAS, this Consent Decree does not constitute an
16 admission by Simplot of any facts or of any liability for the
17 matters alleged in the NOV and/or in the Complaint;

18 WHEREAS, the United States and Simplot (collectively, the
19 "Parties") agree that settlement of the civil claims as alleged
20 in the NOV and/or in the Complaint is in the public interest and
21 that entry of this Consent Decree without further litigation is
22 the most appropriate way to resolve this action;

23 NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED as
24 follows:

25 / / /

26 / / /

1 **I. JURISDICTION AND PARTIES BOUND**

2 1. Jurisdiction & Venue. This Court has jurisdiction over
3 the subject matter of this action and over the Parties pursuant
4 to section 113(b) of the Act, 42 U.S.C. § 7413(b) and 28 U.S.C.
5 §§ 1331, 1345 and 1355. Venue is proper in this Court pursuant
6 to 42 U.S.C. § 7413(b) and 28 U.S.C. §§ 1391(b), 1391(c) and
7 1395(a), because the violations alleged in the Complaint are
8 alleged to have occurred in, and Simplot conducts business in,
9 this judicial district. The Complaint states a claim upon which
10 relief may be granted against Simplot pursuant to 42 U.S.C.
11 § 7413(b). Notice of the commencement of this action has been
12 given to the State of Nevada through the Clark County Department
13 of Air Quality Management ("DAQM"). Simplot consents to and
14 shall not challenge entry of this Consent Decree nor this Court's
15 jurisdiction to enter, enforce, modify, or terminate this Consent
16 Decree.

17 2. Parties Bound. This Consent Decree shall apply to, and
18 be binding upon, Simplot and its successors and assigns, as well
19 as on the United States on behalf of EPA.

20 a. Requirements for Transfer of the Facility. In the
21 event that Simplot proposes, during the term of this Consent
22 Decree, to sell or to transfer any ownership interest or right to
23 operate the Facility, including but not limited to the sale,
24 lease, or licensing of others to operate all or part of the
25 Facility (hereinafter a "Facility Interest"), Simplot shall:

26 / / /

1 i. Prior to transferring any Facility Interest, give
2 written notice of this Consent Decree to the
3 proposed purchaser(s) or transferee(s), and shall
4 concurrently submit a copy of the written
5 notification(s) to EPA, directed to the address
6 provided in Section IX (Notification), Paragraph
7 12; and

8 ii. Attach a copy of this Consent Decree to any
9 agreement by which Simplot sells or transfers any
10 Facility Interest, and include in each such
11 agreement a provision, enforceable by the United
12 States as a third-party beneficiary, that
13 obligates the purchaser or transferee to perform
14 the obligations of Simplot under this Consent
15 Decree.

16 b. Effect of Transfer on Simplot. Transfer of any
17 Facility Interest will not relieve Simplot from its obligations
18 under this Consent Decree.

19 II. CIVIL PENALTY

20 3. Payment Requirements. Simplot shall pay a civil penalty
21 to the United States of FIVE HUNDRED TWENTY FIVE THOUSAND DOLLARS
22 (\$525,000), plus interest through the date of payment. Prior to
23 the execution of this Consent Decree, on August 30, 2002, Simplot
24 deposited the sum of \$525,000 into an escrow account it had
25 established bearing interest at the rate of 3% per annum. Within
26 the latter of FIFTEEN (15) days of the date of entry of this

1 Consent Decree by the Clerk of the United States District Court
2 for the District of Nevada (the "Effective Date"), or FIVE (5)
3 days of receipt of the Fedwire Electronic Fund Transfer
4 instructions described in Paragraph 6, Simplot shall provide
5 written notice to the escrow agent instructing the escrow agent
6 to pay the United States the full amount of the funds held in
7 escrow (\$525,000 plus all interest accumulated from the date of
8 commencement of escrow to the date of termination of the escrow
9 account). Simplot shall ensure that this payment is made in
10 accordance with the requirements of Section V (Payments under
11 this Consent Decree), Paragraph 6.

12 **III. INJUNCTIVE RELIEF**

13 4. Requirements to Install, Test & Report on Emissions
14 Controls. Simplot shall perform the injunctive relief prescribed
15 in this Paragraph 4 to, inter alia, install controls for sulfur
16 dioxide and particulate matter emissions at the Facility, test
17 those controls, and report on its progress on these activities to
18 EPA and DAQM.

19 a. Authority to Construct Permit and Operating Permit.
20 On June 10, 2002, Simplot submitted an application for an
21 authority to construct permit ("ATC") to DAQM to install and
22 operate emission control equipment at the Facility under Rule
23 15.1 of the SIP (as approved by EPA at 47 Fed. Reg. 26386 (June
24 18, 1982)). Simplot revised that application to address the need
25 for a baghouse to control particulate emissions and resubmitted
26 the application to DAQM on March 14, 2003. Simplot subsequently

1 revised and resubmitted the application to DAQM in December 2003
2 (the "Final ATC Application"). A copy of the Final ATC
3 Application is attached hereto as Attachment A. In the event of
4 any conflict between the terms of this Consent Decree and those
5 of Attachment A, the terms of this Consent Decree shall control.
6 Unless EPA agrees in writing to relieve Simplot of the
7 obligation, in whole or in part, of this Sub-Paragraph 4.a,
8 Simplot agrees that it will not accept, and will appeal, an ATC
9 issued by DAQM that does not include: (1) the permit limits
10 proposed in the Final ATC Application, described below in Sub-
11 Paragraph 4.a.i and (2) the mechanism proposed in the Final ATC
12 Application for establishing a permit limit on condensable
13 particulate matter emissions, described below in Sub-Paragraph
14 4.a.ii:

15 i. Set Permit Limits. The Final ATC Application
16 includes the following limits for fuel, SO2 removal
17 efficiency, SO2 emissions, maximum coal throughput
18 rate, coal supply and filterable particulate matter
19 emissions (the "Set Permit Limits"):

- 20 (1) Simplot shall use either coal or propane as
21 fuel;
22 (2) Simplot shall remove SO2 emissions at a
23 minimum removal efficiency of 85% when burning
24 coal containing 0.6% or less sulfur; for coal
25 containing greater than 0.6% sulfur, the
26 removal efficiency shall increase so as to
limit SO2 emissions to no greater than 7.34
lbs/hour (when burning coal with 0.8% sulfur,
for example, the SO2 removal efficiency shall
be no less than 89%);

- 1 (3) Simplot shall limit SO2 emissions to a maximum
2 of 7.34 pounds per hour;
- 3 (4) Simplot shall limit the average coal
4 throughput rate to no more than 2.04 tons per
5 hour on a rolling twenty-four hour basis;
- 6 (5) Simplot shall require its coal suppliers to
7 provide coal containing a sulfur content of no
8 greater than eight-tenths of one percent
9 (0.8%), and shall also require its coal
10 suppliers to provide Simplot with confirmation
11 of the sulfur content of the coal provided to
12 Simplot; and
- 13 (6) Simplot shall limit filterable particulate
14 matter emissions to no more than 0.025 gr/dscf
15 (verified by EPA Reference Method 5 or
16 equivalent methods approved by EPA).

17 ii. Permit Limit To Be Set Through Testing. The Final
18 ATC Application proposes establishing a permit
19 limit for condensable particulate matter based on
20 the levels determined through the Performance Test,
21 as described in Sub-Paragraph 4.c.

22 b. Installation of Emission Control Equipment.

23 Simplot shall diligently proceed with acquiring, installing and
24 operating the emission control equipment required by the ATC (the
25 "Emission Control Equipment") upon receipt of the ATC. Simplot
26 shall complete construction and installation of the Emission
Control Equipment and shall begin to operate the Emission Control
Equipment no later than 365 days after receipt of the ATC.
Within FIFTEEN (15) days of completing installation of the
Emission Control Equipment, Simplot shall submit written notice

///

1 of completion to DAQM, with a copy to EPA, directed to the
2 addresses provided in Section IX (Notification), Paragraph 12.

3 c. Performance Test. The requirements of this Sub-
4 Paragraph 4.c pertain to the test required to determine whether
5 the emissions controls specified in the ATC (including both the
6 Emission Control Equipment and the operation limits
7 (collectively, the "Emissions Controls")) meet the Set Permit
8 Limits required by Sub-Paragraph 4.a.i, as well as to establish
9 the basis for limits on emissions of condensable particulate
10 matter (this test is hereinafter referred to as the "Performance
11 Test").

12 i. Proposed Test Protocol. No later than THIRTY (30)
13 days prior to completing installation of the
14 Emission Control Equipment, Simplot shall submit a
15 proposed test protocol for the Performance Test
16 (the "Performance Test Protocol") to DAQM for its
17 approval, with a copy to EPA, directed to the
18 address provided in Section IX (Notification),
19 Paragraph 12. The Performance Test Protocol shall
20 require Simplot to demonstrate compliance with the
21 Emissions Controls specified in Sub-Paragraph 4.a.i
22 while operating at 90% of its capacity, i.e., a
23 firing rate of at least 1.84 tons per hour of coal
24 (containing no more than eight-tenths of one
25 percent (0.8%) sulfur content). The Performance
26 Test Protocol shall propose the means of measuring

1 the coal throughput rate for the duration of the
2 source test. The Performance Test Protocol shall
3 also require Simplot to measure condensable
4 particulate matter, using EPA Reference Method 202
5 for condensable particulate matter. The
6 Performance Test Protocol shall include the
7 selection of sampling ports and a discussion of EPA
8 Reference Method 1 Criteria.

9 ii. Response to Comments on Performance Test Protocol.
10 Within FIFTEEN (15) days of receipt of DAQM's and
11 EPA's comments on the Performance Test Protocol,
12 Simplot shall submit a revised test protocol (the
13 "Revised Test Protocol") to DAQM, with a copy to
14 EPA, directed to the addresses provided in Section
15 IX (Notification), Paragraph 12. Simplot shall
16 incorporate changes in the Revised Test Protocol
17 designed to satisfy all of EPA's and DAQM's
18 comments on the Performance Test Protocol. If
19 Simplot believes that it cannot comply with any
20 change in the Performance Test Protocol called for
21 by any aspect of EPA's and DAQM's comments, Simplot
22 shall provide EPA and DAQM with a detailed
23 explanation of the reasons for its belief.

24 iii. Changes to Revised Test Protocol. If EPA
25 notifies Simplot that its Revised Test Protocol
26 is insufficient, Simplot shall submit a second

1 revised test protocol (the "Third Protocol"),
2 incorporating all of the changes requested by
3 EPA and/or DAQM, within THIRTY (30) days of
4 Simplot's receipt of such notification. If
5 Simplot disputes EPA's determination that the
6 Revised Test Protocol is insufficient, Simplot
7 may initiate dispute resolution procedures
8 pursuant to Section VIII (Dispute Resolution),
9 Paragraph 10.

10 iv. Conducting Performance Test. Simplot shall conduct
11 the Performance Test in accordance with the test
12 protocol (the Performance Test Protocol, the
13 Revised Protocol, or the Third Protocol) that is
14 approved by DAQM, with the written concurrence of
15 EPA. Simplot shall initiate the Performance Test
16 within the later of: (a) FORTY-FIVE (45) days after
17 receiving DAQM's approval of the test protocol, or
18 (b) SIXTY (60) days after reaching a coal
19 throughput rate of 1.84 tons per hour (but no later
20 than ONE HUNDRED EIGHTY (180) days after the
21 initial startup of the Emission Control Equipment).

22 v. Performance Test Report. Within FORTY-FIVE (45)
23 days after the completion of the Performance Test,
24 Simplot shall provide a report describing the
25 testing and its results to DAQM and to EPA,
26 directed to the addresses provided in Section IX

(Notification), Paragraph 12. If the Performance Test was successful in demonstrating compliance with the Set Permit Limits required by Sub-Paragraph 4.a.i, the report shall also propose limits for condensable particulate matter to be included in an operating permit issued by DAQM (the "Operating Permit") under Section 16 of the SIP (as approved by EPA at 47 Fed. Reg. 26386 (June 18, 1982)) or successor provisions of the SIP, as required by Sub-Paragraph 4.a.ii.

vi. Performance Test Failure. If the Performance Test fails to demonstrate compliance with the Set Permit Limits required by Sub-Paragraph 4.a.i, Simplot shall submit to EPA and DAQM, at the addresses provided in Section IX (Notification), Paragraph 12, proposed revisions to the Emissions Controls intended to meet the Set Permit Limits. The provisions of this Sub-Paragraph 4.c, Performance Test, shall apply upon DAQM's issuance of a revised ATC, if a revised ATC is required, or upon DAQM's issuance of a written notification that no revision to the ATC is required. If Simplot is required to submit a revised ATC application to DAQM due to the failure of the Performance Test to meet the Set Permit Limits, Simplot must submit its revised ATC application to EPA and obtain EPA's written

1 approval of the revised ATC application prior to
2 formally submitting the application to DAQM for
3 approval. Simplot shall include the requirements
4 of Sub-Paragraphs 4.a.i and 4.a.ii in the revised
5 ATC application, and agrees that it shall not
6 accept and shall appeal an ATC that does not
7 include those requirements, unless EPA agrees, in
8 writing, to relieve Simplot of these obligations.

9 d. Compliance Certification. No later than FIFTEEN
10 (15) days after submitting a source test report in accordance
11 with Sub-Paragraph 4.c.v that demonstrates compliance with the
12 standards required by Sub-Paragraph 4.a.i, Simplot shall submit a
13 written certification (the "Compliance Certification") to EPA and
14 DAQM stating that it has met these requirements, directed to the
15 addresses provided in Section IX (Notification), Paragraph 12.

16 e. Operating Permit & Operation. Simplot shall apply
17 for an Operating Permit from DAQM to operate the Emission Control
18 Equipment, after obtaining EPA's written acknowledgment that the
19 contents of the application meet the requirements of Sub-
20 Paragraph 4.e.i.

21 i. Operating Permit Contents. In the application for
22 the Operating Permit, Simplot shall propose
23 incorporation of the Set Permit Limits and all
24 other operational requirements of the ATC or, if
25 one is necessary pursuant to Sub-Paragraph 4.c.vi,
26 the Revised ATC; an emissions limit for condensable

1 particulate matter based on the results of the
2 Performance Test; a provision requiring a
3 methodology to determine the hourly SO₂ emission
4 rate; and a provision requiring measurement of pH
5 and flow rate of the scrubber liquor at least every
6 four hours while the Facility is operating. Unless
7 EPA agrees in writing to relieve Simplot of the
8 obligation, in whole or in part, of this Sub-
9 Paragraph 4.e, Simplot agrees that it will not
10 accept, and will appeal, an Operating Permit that
11 does not include all of the requirements of this
12 Sub-Paragraph.

13 ii. Operation of Facility. Simplot shall operate the
14 Facility and its equipment to comply with the
15 requirements for the Emissions Controls specified
16 in the Operating Permit.

17 f. Progress Reports. Simplot shall submit quarterly
18 progress reports to EPA after issuance of the ATC and until the
19 issuance of the Operating Permit, directed to the address
20 provided in Section IX (Notification), Paragraph 12. The
21 progress reports shall be postmarked by the 30th day following
22 each calendar quarter and shall summarize the progress that
23 Simplot has made in installing the Emission Control Equipment,
24 conducting the Performance Test, analyzing the results of the
25 Performance Test, and obtaining the Operating Permit, as
26 applicable.

1 g. Performance Reports. Simplot shall submit
2 quarterly performance reports to EPA after submission of the
3 Compliance Certification pursuant to Sub-Paragraph 4.d and until
4 the termination of this Consent Decree, directed to the address
5 provided in Section IX (Notification), Paragraph 12. The
6 performance reports shall be postmarked by the 30th day following
7 each calendar quarter and shall state whether there was any
8 period of operation during the quarter in which any emissions
9 limit specified in the Operating Permit is not met. If there was
10 any failure to meet any emissions limit, the report shall specify
11 the magnitude of any excess emissions, any conversion factors
12 used, the date and time of commencement and completion of each
13 time period of excess emissions, the nature and cause of any
14 malfunction (if known) and the corrective action taken or
15 preventative measures adopted. If Simplot is required by DAQM to
16 submit a quarterly report containing the information required for
17 performance reports pursuant to this Sub-Paragraph 4.g, Simplot
18 may submit to EPA a copy of the report submitted to DAQM in lieu
19 of a performance report.

20 **IV. STIPULATED PENALTIES**

21 5. Requirement to Pay Stipulated Penalties. Simplot shall
22 pay the following stipulated penalties for failure to comply with
23 this Consent Decree:

24 a. Failure to Provide Timely, Accurate and Complete
25 Notices and Reports. If Simplot fails to provide any notice or
26 report required by this Consent Decree by the date due (excluding

the notices required by Paragraphs 9 (Force Majeure) or 18 (Termination)), or if Simplot fails to provide EPA with a revised report within ten working days of receiving a written notification from EPA that the original report was incomplete, inaccurate, or missing information, Simplot shall pay a stipulated penalty for each day the report or revised report is late. The amount of the stipulated penalty for late notices or reports is as follows:

<u>Penalty per day</u>	<u>Number of days of violation</u>
\$500	first through fifteenth
\$1,000	sixteenth through thirtieth
\$1,500	each day beyond thirtieth

If Simplot disputes EPA's request for a revised report, Simplot may initiate dispute resolution procedures pursuant to Section VIII (Dispute Resolution), Paragraph 10.

b. Failure to Meet Injunctive Relief Requirements other than Notices or Reports. Except as may be excused under Section VII (Force Majeure), Paragraph 9, Simplot shall be liable for stipulated penalties for failure to comply with the requirements of Section III (Injunctive Relief), Paragraph 4. For each day Simplot fails to comply with any requirement of Paragraph 4 (other than requirements to submit notices and reports, which are subject to Sub-Paragraph 5.a), Simplot shall pay the following stipulated penalty:

/ / /

/ / /

<u>Penalty per day</u>	<u>Number of days of violation</u>
\$2,500	first through fifteenth
\$5,000	sixteenth through thirtieth
\$10,000	each day beyond thirtieth

c. Failure to Make Timely Payments of Civil Penalty.

Simplot shall pay a stipulated penalty of \$5,000 per day for failure to timely pay the civil penalty required by Section II (Civil Penalty), Paragraph 3.

d. Failure to Comply with Right of Access. Simplot

shall pay a stipulated penalty of \$5,000 per day for failure to comply with the requirements of Section VI (Right of Access), Paragraph 7.

e. Accrual. All stipulated penalties shall begin to

accrue on the day after the complete performance is due or the day that a violation occurs and shall continue to accrue through the final day of the completion of the activity or the correction of the noncompliance.

f. Payable Upon Demand. Any stipulated penalty under

this Consent Decree shall be payable upon demand and due no later than THIRTY (30) days from Simplot's receipt of EPA's written demand. Stipulated penalties shall be paid in the manner set forth in Section V (Payments Under This Consent Decree), Paragraph 6.

g. Interest on Late Payment. If Simplot fails to pay

stipulated penalties owed pursuant to this Consent Decree within THIRTY (30) days of EPA's written demand, it shall pay interest

1 on the late payment for each day of late payment after the
2 initial thirty-day time period. The rate of interest shall be
3 the most recent interest rate determined pursuant to 28 U.S.C.
4 § 1961.

5 h. Disputes on Stipulated Penalties. If Simplot
6 disputes its obligation to pay part or all of a stipulated
7 penalty, its sole recourse is to initiate the dispute resolution
8 procedures under Section VIII (Dispute Resolution), Paragraph 10.
9 If Simplot invokes dispute resolution, Simplot shall: (i) pay to
10 the United States any amount that it does not dispute and (ii)
11 establish an interest-bearing escrow account and deposit any
12 disputed amount into the account no later than TWENTY (20) days
13 of the date of EPA's written demand for the stipulated penalty.
14 If the dispute is resolved in Simplot's favor, Simplot may
15 retrieve the escrowed amount plus any accrued interest.
16 Otherwise, the United States shall be entitled to the portion of
17 the escrowed amount as determined through informal dispute
18 resolution or determined by the Court, plus the interest accrued
19 on such amount, and Simplot shall arrange for the disbursement of
20 the amount payable to the United States within TWENTY (20) days
21 of the determination resulting from the resolution of the
22 informal dispute or that is issued by the Court. Simplot shall
23 make this payment in the manner set forth in Section V (Payments
24 Under This Consent Decree), Paragraph 6. Simplot may retrieve
25 any balance in the escrow over the amount payable to the United
26 States plus the accrued interest on that balance.

1 i. Reservation of Rights Respecting Failures to
2 Comply. Defendant's payment of stipulated penalties under this
3 Consent Decree shall be in addition to any other rights or
4 remedies available to the United States by reason of Defendant's
5 failure to comply with any requirement of this Consent Decree or
6 of applicable law. Where a violation of this Consent Decree is
7 also a violation of the Act, Simplot shall be allowed a credit
8 for any Stipulated Penalties paid against any statutory penalties
9 imposed for that violation. The United States may, in the
10 unreviewable exercise of its discretion, reduce or waive .
11 Stipulated Penalties otherwise due it under this Consent Decree.

12 **V. PAYMENTS UNDER THIS CONSENT DECREE**

13 6. Payment Method and Procedures. All payments under this
14 Consent Decree shall be made by Fedwire Electronic Fund Transfer
15 ("EFT") to the U.S. Treasury according to current United States
16 EFT procedures. The United States will provide a copy of current
17 EFT procedures to Simplot, directed to the address provided in
18 Section IX (Notification), Paragraph 12. Concurrently with
19 making the EFT, Simplot shall fax notice of payment to the person
20 designated as "Point of Contact" on the EFT transfer instructions
21 and shall send notice of payment to EPA and the United States
22 Department of Justice ("DOJ") at the addresses listed in Section
23 IX (Notification), Paragraph 12. The notice of payment shall
24 identify: (1) the date and amount of money transferred; (2) the
25 name and address of the transferring bank; (3) this case by name;
26 (4) the civil action number; (5) USAO File Number 1999V00370; (6)

1 DOJ #90-5-2-1-06987; (7) this Consent Decree (including the
2 Effective Date); and (8) a description of the reason for the
3 payment (including the paragraph and sub-paragraph number(s) of
4 this Consent Decree that are most relevant to the payment).

5 **VI. RIGHT OF ENTRY**

6 7. Access to Facility. Simplot shall provide EPA and its
7 contractors, consultants and agents with access to enter the
8 Facility at all reasonable times, upon proper presentation of
9 credentials, for any of the following purposes:

10 a. to monitor the progress of activities required
11 under this Consent Decree;

12 b. to verify any data or information submitted to the
13 United States or DAQM in accordance with the terms of this
14 Consent Decree;

15 c. to obtain samples and/or, upon EPA's request, to
16 obtain splits of any samples taken by Simplot or by its agents,
17 representatives, contractors, consultants or any other entities
18 controlled by Simplot (collectively, "Simplot's Agents"); and

19 d. to assess Simplot's compliance with this Consent
20 Decree, any authority to construct and/or any operating permit
21 issued by DAQM, and/or the Clean Air Act.

22 8. Reservation of Rights Respecting Right of Entry.

23 Nothing in this Consent Decree shall be interpreted to in any way
24 limit or otherwise negatively affect any right of entry, right of
25 inspection, or right to obtain information held by the United

26 / / /

1 States pursuant to applicable federal, state, or local laws,
2 regulations, or permits.

3 **VII. FORCE MAJEURE**

4 9. Prevention of Timely Performance. Simplot shall satisfy
5 the requirements of Section III (Injunctive Relief), Paragraph 4
6 except to the extent, and for the period of time, that such
7 performance is prevented or delayed by events that constitute a
8 "Force Majeure," as provided in this Paragraph 9.

9 a. Definition of Force Majeure. For the purposes of
10 this Consent Decree, a "Force Majeure" is defined as any event
11 arising from causes beyond the control of Simplot or Simplot's
12 Agents that delays or prevents the performance of any obligation
13 under this Consent Decree despite the Diligent and Timely Efforts
14 of Simplot and Simplot's Agents to fulfill the obligation.
15 "Diligent and Timely Efforts" include preventing or minimizing
16 any resulting delay to the greatest extent possible. Simplot's
17 financial inability to perform any obligation under this Consent
18 Decree shall not be construed to be a Force Majeure for purposes
19 of this Consent Decree.

20 b. Notification of Force Majeure. Within 72 hours
21 after Simplot and/or Simplot's Agents first learn(s) of an actual
22 or potential event that may delay or prevent the performance of
23 any obligation under this Consent Decree and that Simplot
24 believes is a Force Majeure, Simplot shall notify the Chief, Air
25 Enforcement Office, Air Division of EPA, Region 9, by telephone
26 at (415) 972-3988. Simplot shall also submit a written

1 notification to EPA within SEVEN (7) days of Simplot's knowledge
2 of the event, directed as provided in Section IX (Notification),
3 Paragraph 12. The written notification shall fully describe the
4 event that Simplot believes may delay or prevent performance; the
5 activities that may be delayed or prevented; the reasons for the
6 delay; the reasons why Simplot believes that the delay is beyond
7 the reasonable control of Simplot and/or Simplot's Agents; the
8 anticipated duration of the delay; the actions Simplot has taken
9 or intends to take to prevent or minimize the delay; a schedule
10 for implementation of any measures Simplot intends to take to
11 prevent or mitigate the delay and any effects of the delay; and
12 the time needed to implement any directly delayed and/or
13 dependent activities. EPA may, in its unreviewable discretion,
14 extend the time within which written notification must be given;
15 however, no such extension shall be effective unless it is
16 provided in writing.

17 c. EPA Determination. Within TEN (10) days after
18 receiving notice from Simplot of a potential Force Majeure, EPA
19 will provide written notification to Simplot stating whether
20 Simplot's request for a delay is justified. If EPA agrees that a
21 Force Majeure has or will cause a delay in any compliance
22 requirement and that Simplot and/or Simplot's Agents could not,
23 through the exercise of due diligence, prevent the delay, EPA's
24 notification shall include an extension of time for performance
25 of the compliance requirements EPA believes have been or will be
26 delayed by the Force Majeure. EPA's failure to respond to a

1 request for a delay shall be deemed a denial of that request. If
2 Simplot disagrees with EPA's determination, it may initiate
3 dispute resolution procedures pursuant to Section VIII (Dispute
4 Resolution), Paragraph 10.

5 d. Failure to Comply with Force Majeure Procedures.
6 Simplot's failure to comply with the Force Majeure notice
7 requirements provided in Sub-Paragraph 9.b for any delay in
8 performance shall be deemed an automatic forfeiture of its right
9 to assert that the delay was caused by a Force Majeure unless:
10 (1) such failure to provide notice was caused by a Force Majeure
11 or (2) EPA, in writing and in its unreviewable discretion, agrees
12 otherwise. Simplot shall be deemed to know of any circumstance
13 that Simplot and/or Simplot's Agents knew or should have known.

14 **VIII. DISPUTE RESOLUTION**

15 10. Dispute Resolution Generally. The dispute resolution
16 procedures of this Section shall be the exclusive mechanism to
17 resolve disputes arising under or with respect to this Consent
18 Decree. However, the United States is not limited to the use of
19 the procedures in this Section if it chooses to enforce
20 obligations of Simplot's that have not been disputed in
21 accordance with this Section.

22 11. Informal & Formal Dispute Resolution.

23 a. Informal Dispute Resolution. In order to initiate
24 any dispute that arises under or with respect to this Consent
25 Decree, Simplot must first send a written notice to EPA and DOJ,
26 directed as provided in Section IX (Notification), Paragraph 12,

1 outlining the nature of the dispute and requesting informal
2 negotiations to resolve the dispute. Simplot will be deemed to
3 have waived its right to invoke dispute resolution under this
4 Section unless it submits its written notice within FOURTEEN (14)
5 days from the date upon which the issue in dispute first arose or
6 was first discovered, whichever is later. EPA's receipt of this
7 written notice will initiate a period of informal negotiations,
8 which shall not extend beyond THIRTY (30) days unless the EPA and
9 Simplot agree otherwise.

10 b. Formal Dispute Resolution. If the informal
11 negotiations do not resolve the dispute, the determination of EPA
12 shall control unless Simplot invokes formal dispute resolution
13 under this Sub-Paragraph 11.b.

14 i. In order to invoke formal dispute resolution,
15 Simplot must send a written statement of position
16 to the EPA and DOJ, directed as provided in Section
17 IX (Notification), Paragraph 12, within THIRTY (30)
18 days after the termination of the informal dispute
19 resolution. Simplot's statement of position shall
20 include any supporting factual data, analysis,
21 opinion, or documentation that Simplot believes EPA
22 should consider in its determination.

23 ii. Within THIRTY (30) days after receiving Simplot's
24 statement of position, the United States will send
25 Simplot its own statement of position, directed as
26 provided in Section IX (Notification), Paragraph

1 12. EPA will maintain an administrative record of
2 Simplot's statement of position, the United States'
3 statement of position, and all supporting
4 documentation and all other documents EPA takes
5 into consideration in reviewing the matter under
6 dispute and coming to its final determination.

7 iii. Within FIFTEEN (15) days after receiving the
8 United States' statement of position, Simplot
9 may send a written reply to the EPA and DOJ,
10 directed as provided in Section IX
11 (Notification), Paragraph 12.

12 iv. The Director of the Air Division, EPA Region IX
13 (the "Director"), will issue a final decision
14 resolving the matter in dispute, based on the
15 administrative record compiled in accordance with
16 Sub-Paragraph 11.b.ii. If the Director has not
17 issued a decision within NINETY (90) days of EPA's
18 receipt of the Simplot's reply, or, if Simplot
19 chose not to send a reply, within ONE HUNDRED (100)
20 days of the United States' issuance of its
21 statement of position, Simplot may send a written
22 request for a decision to the EPA and DOJ, directed
23 as provided in Section IX (Notification), Paragraph
24 12. If the Director has not issued a decision
25 within THIRTY (30) days of EPA's receipt of
26 Simplot's request for a decision, Simplot's

1 position shall be deemed to have been denied. The
2 decision of the Director shall be binding upon
3 Simplot, subject only to Simplot's right to seek
4 judicial review in accordance with Sub-Paragraph
5 11.b.v.

6 v. The decision issued by EPA under Sub-Paragraph
7 11.b.iv, above, shall be reviewable by this Court
8 if Simplot files a timely motion with this Court
9 for dispute resolution. Any such motion must be
10 filed within THIRTY (30) days after the Director
11 issues a decision or has been deemed to have denied
12 Simplot's position pursuant to Sub-Paragraph
13 11.b.iv. Simplot must set the motion for hearing
14 more than FORTY-FIVE (45) days after the date that
15 the motion is filed. At the time that the motion
16 is filed, the motion must be concurrently sent to
17 DOJ and EPA by messenger or by overnight mail
18 delivery service, directed as provided in Section
19 IX (Notification), Paragraph 12. The United States
20 shall have THIRTY (30) days after receipt of the
21 motion to respond to Simplot's motion. The Court's
22 decision in any such dispute resolution proceeding
23 shall be based on the administrative record
24 compiled pursuant to Sub-Paragraph 11.b.ii and the
25 Court shall uphold EPA's determination unless
26 Simplot proves, by a preponderance of the evidence,

1 that the determination was arbitrary and capricious
2 or otherwise not in accordance with law.

3 c. Dispute Resolution Does Not Toll Requirements.

4 Simplot's invocation of dispute resolution procedures under this
5 Section will not, and shall not be deemed to, extend, postpone,
6 or affect in any way any of Simplot's obligations under this
7 Consent Decree that are not directly in dispute, unless the
8 United States agrees otherwise. Stipulated penalties with
9 respect to the disputed matter shall continue to accrue without
10 regard to the invocation of dispute resolution procedures, but
11 payment shall be stayed pending resolution as provided in Sub-
12 Paragraph 5.h and, if determined to be payable in whole or in
13 part, shall be payed as provided in Sub-Paragraph 5.h.

14 **IX. NOTIFICATION**

15 12. Requirements for All Notifications & Submissions. All
16 notices and other submissions under this Consent Decree shall
17 meet the following requirements:

18 a. Reference Information. In each notice and other
19 submission that Simplot is required to send to EPA and/or DOJ,
20 Simplot shall refer to this Consent Decree and the Effective Date
21 and shall cite the case name of United States v. J. R. Simplot
22 Company, the case number, USAO #1999V00370, and DOJ #90-5-2-1-
23 06987.

24 b. Certification Statement. In each notice and other
25 submission that Simplot is required to send to EPA, Simplot shall
26 include the signature and affirmation of a responsible official

1 of Simplot, using the following certification statement:

2 I certify under penalty of law that I have examined and
3 am familiar with the information submitted in this
4 document and all attachments and that this document and
5 its attachments were prepared either by me personally
6 or under my direction or supervision in a manner
7 designed to ensure that qualified personnel properly
8 gathered and presented the information contained
9 therein. I further certify, based on my personal
10 knowledge or on inquiry of the person or persons
11 immediately responsible for obtaining the information,
12 that the information is true, accurate and complete. I
13 am aware that there are significant penalties for
14 submitting false information, including the possibility
15 of fines and imprisonment for knowing and willful
16 submission of a materially false statement.

17 c. Mailing Method and Address for Notices and
18 Submissions from Simplot to EPA. Simplot shall use certified
19 mail, express mail, or similar overnight mail delivery service
20 with return receipt requested for notices and all other
21 submissions it is required to send to EPA and shall address all
22 such notices and submissions to:

23 Director, Air Division (AIR-1)
24 U.S. Environmental Protection Agency, Region 9
25 75 Hawthorne Street
26 San Francisco, California 94105
Attn: Charles Aldred, AIR-5

d. Mailing Address for U.S. Department of Justice.
Simplot shall address all notices it is required to send to DOJ
to:

Chief, Environmental Enforcement Section
U.S. Department of Justice
Attn: DOJ# 90-5-2-1-06987 (Mullaney)
301 Howard Street, Suite 1050
San Francisco, California 94105

1 with a copy to:

2 Chief, Civil Division
3 United States Attorney's Office
4 333 Las Vegas Blvd. South, Ste. 5000
5 Las Vegas, Nevada 89101
6 Attn: USAO No. 1999V00370 (Welsh)

7 e. Mailing Address for Simplot. All notices required
8 to be sent to Simplot shall be addressed to:

9 Alan Prouty
10 Director, Environmental and Regulatory Affairs
11 P.O. Box 27, One Capital Center
12 999 Main Street, Suite 1300
13 Boise, Idaho 83707

14 with a copy to:

15 Ronald N. Graves
16 Senior Vice-President, Secretary
17 and Chief Legal Officer
18 P.O. Box 27, One Capital Center
19 999 Main Street, Suite 1300
20 Boise, Idaho 83707

21 f. Mailing Address for DAQM. All notices required to
22 be sent to DAQM shall be addressed to:

23 Michael Lohmeyer
24 Permit Specialist
25 Clark County Department
26 of Air Quality Management
500 South Grand Central Parkway
P.O. Box 551766
Las Vegas, Nevada 89155

21 X. MISCELLANEOUS

22 13. Settlement & Satisfaction of Civil Claims. Entry of
23 this Consent Decree and compliance with the requirements herein
24 shall be in full settlement and satisfaction of the civil
25 judicial claims of the United States against Simplot as alleged
26 in the Complaint filed in this action and/or in the NOV. This

1 Consent Decree resolves only those matters specifically alleged
2 in the Complaint filed in this action and/or in the NOV, through
3 the date of lodging of this Consent Decree.

4 14. Reservation of Rights Against Simplot. Except as
5 specifically provided in Paragraph 13, the United States does not
6 waive any rights or remedies available to it for violation by
7 Simplot of federal or state laws or regulations. This Consent
8 Decree shall in no way affect the United States' ability to bring
9 future actions for any matters not specifically alleged in the
10 Complaint filed in this action and/or in the NOV, through the
11 date of lodging of this Consent Decree, and settled by this
12 Consent Decree. Any information provided pursuant to this
13 Consent Decree may be used by the United States in any proceeding
14 to enforce the provisions of this Consent Decree and as otherwise
15 permitted by law.

16 15. Reservation of Rights Against Third Parties. This
17 Consent Decree does not limit or affect the rights of the United
18 States or Simplot against any third parties (parties not
19 specifically part of this Consent Decree), nor does it limit the
20 rights of such third parties against Simplot. This Consent
21 Decree shall not be construed to create any rights in, or grant
22 any cause of action to, any person not a party to this Consent
23 Decree.

24 16. Compliance Obligations Unaffected. This Consent Decree
25 in no way affects Simplot's responsibilities to comply with all
26 federal, state, or local laws and regulations. This Consent

Decree is not, and shall not be construed as, a permit or a modification of a permit. The United States does not, by its consent to the entry of this Consent Decree, warrant or aver in any manner that Simplot's compliance with this Consent Decree will result in compliance with the Act. Nothing in this Consent Decree is intended to relieve Simplot of any reporting obligations required by the Act, its implementing regulations, or any other federal, state or local law, regulation, permit or other requirement.

17. Costs & Fees. Each of the Parties shall bear its own costs and attorney's fees in this action.

18. Termination. This Consent Decree shall terminate according to the procedure provided in this Paragraph.

a. Notification of Completion of Obligations. One year after Simplot has complied with the requirements of Section III (Injunctive Relief), Paragraph 4 (including having demonstrated compliance with the standards required by Sub-Paragraph 4.a.i), Simplot shall provide a written notice to EPA, directed to the address provided in Section IX (Notification), Paragraph 12, stating that Simplot has satisfied all obligations of this Consent Decree and believes this Consent Decree can be terminated. Simplot's notice shall refer to this Paragraph 18.

b. EPA Determination. Within SIXTY (60) days after receiving notice from Simplot, EPA will provide Simplot with a written response, either stating EPA's agreement that this Consent Decree is terminated, or stating EPA's determination that

1 this Consent Decree should not be terminated. If EPA fails to
2 provide written response within SIXTY (60) days after receiving
3 written notice from Simplot or if EPA's written response states
4 that this Consent Decree should not be terminated, Simplot may
5 initiate dispute resolution procedures pursuant to Section VIII
6 (Dispute Resolution), Paragraph 10.

7 19. Retention of Jurisdiction. The Court shall retain
8 jurisdiction to resolve any disputes that arise under this
9 Consent Decree, including any disputes pending at the time this
10 Consent Decree is terminated.

11 20. Procedural Requirements & Withdrawal of This Consent
12 Decree. Simplot agrees and acknowledges that final approval of
13 this Consent Decree by the United States and entry of this
14 Consent Decree is subject to the requirements of 28 C.F.R.
15 Section 50.7, which provides for notice of the lodging of this
16 Consent Decree in the Federal Register, opportunity for public
17 comment for at least THIRTY (30) days and consideration by the
18 United States of any comments prior to entry of this Consent
19 Decree by the Court. The United States reserves its right to
20 withdraw its consent to this Consent Decree based on comments
21 received during the public notice period. Simplot consents to
22 entry of this Consent Decree without further notice to or from
23 the Court.

24 21. Authority of Signatories. Each undersigned
25 representative of Simplot and of the Plaintiff, including the
26 Assistant Attorney General for the Environment and Natural

1 Resources Division of the Department of Justice, certifies that
2 he or she is fully authorized by the party he or she represents
3 to enter into the terms and conditions of this Consent Decree and
4 to execute and legally bind the party he or she represents to
5 this Consent Decree.

6 22. Service of Process. Simplot agrees to accept service
7 of process by mail with respect to all matters arising under or
8 relating to this Consent Decree and to waive the formal service
9 requirements set forth in Rule 4 of the Federal Rules of Civil
10 Procedure and any applicable Local Rules of this Court,
11 including, but not limited to, service of a summons.

12 23. Integration. This Consent Decree, together with its
13 Attachment, constitutes the final, complete, and exclusive
14 agreement and understanding among the Parties with respect to the
15 settlement embodied in this Consent Decree, and supersedes all
16 prior agreements and understandings, whether oral or written. No
17 other document, nor any representation, inducement, agreement,
18 understanding, or promise, constitutes any part, or shall be used
19 in construing the terms, of this Consent Decree or the settlement
20 it represents.

21 24. Modification. This Consent Decree may not be enlarged,
22 modified, or altered unless such modifications are made in
23 writing and approved by the Parties. If a proposed modification
24 would constitute a material change to any term of this Consent
25 Decree, it shall be effective only upon approval by the Court.

26 / / /

25. Counterparts. This Consent Decree may be executed and delivered in any number of counterparts, each of which, when executed and delivered, shall be deemed to be an original, but the counterparts shall together constitute one and the same document.

26. Section and Paragraph Headings. The section, paragraph and sub-paragraph headings set forth in this Consent Decree are included for convenience of reference only, and are not intended to supersede any other provisions of this Consent Decree. In the event of any conflict between any headings and any terms contained in the body of this Consent Decree, the headings presenting the conflict are to be disregarded.

27. Final Judgment. Upon entry by this Court, this Consent Decree shall constitute a final judgment for purposes of Fed. R. Civ. P. 54 and 58.

ORDER

IT IS SO ORDERED:


United States District Judge

DATED: _____


1 For the Plaintiff United States of America:

2 THOMAS L. SANSONETTI
3 Assistant Attorney General
4 Environment and Natural Resources Division

5 Dated: 1/14/04

6 
7
8 W. BENJAMIN FISHEROW
9 Deputy Chief
10 Environmental Enforcement Section
11 Environment and Natural Resources Division
12 U.S. Department of Justice


13 Dated: 1-16-04

14 
15 ROBERT D. MULLANEY
16 Trial Attorney
17 Environmental Enforcement Section
18 Environment and Natural Resources Division
19 U.S. Department of Justice

20 DANIEL G. BOGDEN
21 United States Attorney

22 Dated: 2-12-04

23 By:

24 
25 BLAINE T. WELSH
26 Assistant United States Attorney
27 District of Nevada
28

1 Dated: _____

2
3 *John P. Suarez*
4 JOHN PETER SUAREZ
5 Assistant Administrator
6 for Enforcement and Compliance Assurance
7 U.S. Environmental Protection Agency

8
9
10 Dated: _____

11
12
13 WAYNE NASTRI
14 Regional Administrator
15 U.S. Environmental Protection
16 Agency, Region 9

17
18
19 OF COUNSEL:


20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100
101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200
201
202
203
204
205
206
207
208
209
210
211
212
213
214
215
216
217
218
219
220
221
222
223
224
225
226
227
228
229
230
231
232
233
234
235
236
237
238
239
240
241
242
243
244
245
246
247
248
249
250
251
252
253
254
255
256
257
258
259
260
261
262
263
264
265
266
267
268
269
270
271
272
273
274
275
276
277
278
279
280
281
282
283
284
285
286
287
288
289
290
291
292
293
294
295
296
297
298
299
300
301
302
303
304
305
306
307
308
309
310
311
312
313
314
315
316
317
318
319
320
321
322
323
324
325
326
327
328
329
330
331
332
333
334
335
336
337
338
339
340
341
342
343
344
345
346
347
348
349
350
351
352
353
354
355
356
357
358
359
360
361
362
363
364
365
366
367
368
369
370
371
372
373
374
375
376
377
378
379
380
381
382
383
384
385
386
387
388
389
390
391
392
393
394
395
396
397
398
399
400
401
402
403
404
405
406
407
408
409
410
411
412
413
414
415
416
417
418
419
420
421
422
423
424
425
426
427
428
429
430
431
432
433
434
435
436
437
438
439
440
441
442
443
444
445
446
447
448
449
450
451
452
453
454
455
456
457
458
459
460
461
462
463
464
465
466
467
468
469
470
471
472
473
474
475
476
477
478
479
480
481
482
483
484
485
486
487
488
489
490
491
492
493
494
495
496
497
498
499
500
501
502
503
504
505
506
507
508
509
510
511
512
513
514
515
516
517
518
519
520
521
522
523
524
525
526
527
528
529
530
531
532
533
534
535
536
537
538
539
540
541
542
543
544
545
546
547
548
549
550
551
552
553
554
555
556
557
558
559
560
561
562
563
564
565
566
567
568
569
570
571
572
573
574
575
576
577
578
579
580
581
582
583
584
585
586
587
588
589
590
591
592
593
594
595
596
597
598
599
600
601
602
603
604
605
606
607
608
609
610
611
612
613
614
615
616
617
618
619
620
621
622
623
624
625
626
627
628
629
630
631
632
633
634
635
636
637
638
639
640
641
642
643
644
645
646
647
648
649
650
651
652
653
654
655
656
657
658
659
660
661
662
663
664
665
666
667
668
669
670
671
672
673
674
675
676
677
678
679
680
681
682
683
684
685
686
687
688
689
690
691
692
693
694
695
696
697
698
699
700
701
702
703
704
705
706
707
708
709
710
711
712
713
714
715
716
717
718
719
720
721
722
723
724
725
726
727
728
729
730
731
732
733
734
735
736
737
738
739
740
741
742
743
744
745
746
747
748
749
750
751
752
753
754
755
756
757
758
759
760
761
762
763
764
765
766
767
768
769
770
771
772
773
774
775
776
777
778
779
780
781
782
783
784
785
786
787
788
789
790
791
792
793
794
795
796
797
798
799
800
801
802
803
804
805
806
807
808
809
810
811
812
813
814
815
816
817
818
819
820
821
822
823
824
825
826
827
828
829
830
831
832
833
834
835
836
837
838
839
840
841
842
843
844
845
846
847
848
849
850
851
852
853
854
855
856
857
858
859
860
861
862
863
864
865
866
867
868
869
870
871
872
873
874
875
876
877
878
879
880
881
882
883
884
885
886
887
888
889
890
891
892
893
894
895
896
897
898
899
900
901
902
903
904
905
906
907
908
909
910
911
912
913
914
915
916
917
918
919
920
921
922
923
924
925
926
927
928
929
930
931
932
933
934
935
936
937
938
939
940
941
942
943
944
945
946
947
948
949
950
951
952
953
954
955
956
957
958
959
960
961
962
963
964
965
966
967
968
969
970
971
972
973
974
975
976
977
978
979
980
981
982
983
984
985
986
987
988
989
990
991
992
993
994
995
996
997
998
999
1000

ARTHUR L. HAUBENSTOCK
Assistant Regional Counsel
U.S. Environmental Protection
Agency, Region 9

1 Dated: _____

2
3
4 JOHN PETER SUAREZ
5 Assistant Administrator
6 for Enforcement and Compliance Assurance
7 U.S. Environmental Protection Agency

8
9 Dated: 09 FEBRUARY 2004


10 
11 WAYNE NASTRI
12 Regional Administrator
13 U.S. Environmental Protection
14 Agency, Region 9

15 OF COUNSEL:

16
17
18
19
20
21
22
23
24
25
26
27
28
ARTHUR L. HAUBENSTOCK
Assistant Regional Counsel
U.S. Environmental Protection
Agency, Region 9

1 For Defendant J. R. Simplot Company:

2
3 Dated: 12-23, 2003


4 RONALD N. GRAVES
5 SENIOR VICE-PRESIDENT, SECRETARY AND
6 CHIEF LEGAL OFFICER
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

ATTACHMENT

A



Department of Air Quality Management

651 Shadow Lane • Las Vegas NV • 89106

(702) 383-1276 • Fax (702) 383-1443

APPLICATION FOR AN AUTHORITY TO CONSTRUCT CERTIFICATE

Facility ID# A 114 (if modification)

Date: Revised 12/02/03

I. **Applicant's name address and phone number:** *(Please Print or Type)*

Name: Simplot Silica Products

Address: 665 Simplot Road

City: Overton State: NV Zip: 89040

Phone Number: (702) 397-2667 FAX: (702) 397-2798

Land Owner: J.R Simplot Phone: ()

II. **Company name, address and phone number, if different from the applicant:** *(Please Print or Type)*

Name: J. R. Simplot Company

Address: P. O. Box 27

City: Boise State: Idaho Zip: 83707-0027

Phone Number: (208) 389-7365 FAX: ()

III. **Facility name and address:** *(Please Print or Type)*

Name: Simplot Silica Products

Address: 665 Simplot Road

City: Overton State: NV Zip: 89040

Phone Number: (702) 397-2667 FAX: (702) 397-2798

Plant Manager: Mr. Tom Bender Phone: (702) 397-2667

Fax: (702) 397-2798 Mobile: (702)

Do not send us any documents larger than 11x 17" with your application.

IV. Person responsible for Air Quality Control matters:

Name: Mr. Tom Bender Phone Number: (702) 397-2667

Person responsible for Signing of Documents:

Name/Title: Mr. Tom Bender Phone Number: (702) 397-2667

Person responsible for Billing matters:

Name: Mr. Tom Bender Phone Number: (702) 397-2667

Billing Address, if different from the Company: *(Please Print)*

Address: P. O. Box 308

City: Overton State: NV Zip: 89040

Phone Number: (702) 397-2667 FAX: (702) 397-2798

V. To comply with the pre-construction application requirements of Section 12 of the Department of Air Quality Management Regulations, the applicant shall submit the following information:

- (a) **Stationary Source location map showing the property boundary with a legal description of the proposed site location: *(Please attach)***
Please see Attachment 1.
- (b) **Stationary Source site map identifying all buildings or structures on the site: *(Please attach)***
Please see Attachment 2.
- (c) **A general flow diagram identifying all processes located at the Stationary Source: *(Please attach)***
Please see Attachment 3.
- (d) **A complete detailed flow diagram of each process at the Stationary Source listing all Emissions Units associated with the process: *(Please attach)***
Please see Attachment 4.
- (e) **Location of nearest residence and distance from the proposed Stationary Source: *(Please attach)***
The closest residence is the on-site housing provided by JR Simplot. The housing is approximately 1/2 mile from the dryer.

- (f) **Zoning approved by local municipality, or a copy of a currently approved zoning map: *(Please attach)***
Not applicable – Existing Source
- (g) **Copy of application for Use Permit, or decision of the zoning authority: *(Please attach)***
Not Applicable – Existing Source
- (h) **Any new PM₁₀ or CO Major Stationary Source proposing to locate in the non-attainment area, or any existing PM₁₀ or CO Major Stationary Source located in the non-attainment area that proposes a Major PM₁₀ or Major CO Modification, shall perform an analysis of alternative sites, sizes, production processes, fuel burned, and emission control techniques that demonstrate that the benefits of the proposed source significantly outweigh the environmental and social costs imposed as a result of its location, construction, or Modification. The required analysis shall be based on EPA guidance or applicable regulations: *(Please attach)***
Not applicable since the source is located in a Prevention of Significant Deterioration (PSD) area.
- (i) **Identification of all Regulated Air Pollutants emitted from each Emissions Unit: *(Please attach)***
Regulated Air Pollutants are Nitrogen Oxides (NO_x), Sulfur Dioxide (SO₂), Carbon Monoxide (CO), Particulate Matter less 10 micron (PM₁₀), and Volatile Organic Compounds (VOC).
- (j) **Brief general description of the new Stationary Source or Modification: *(Please attach)***
The proposed modification to the drying process at the Simplot Silica facility in Overton involves replacing air pollution control equipment associated with the coal-fired sand dryer. Simplot proposes to replace the existing baghouse to limit filterable particulate matter to 0.025 grains/DSCF and to limit condensable particulate matter to an agreeable limit with DAQM based on source testing. Simplot also proposes to install a scrubber that will limit SO_x emissions to 7.34 pounds per hour while burning low sulfur coal (containing less than 0.8%). The scrubber will maintain a minimum 85% control efficiency of SO_x during the burning coal containing 0.6% sulfur. The control efficiency will increase while burning coal with a higher sulfur content of 0.6% but less than 0.8% so that the 7.34 SO_x pound per hour limit will be maintained. Simultaneous with the installation of the new baghouse and scrubber Simplot will be executing several previously postponed repair and maintenance project on the dryer system.
- This modification also includes the extension of the conveyor system at the mining operation and the addition of a screen to the conveyor system. The mining pit has expanded to the south of the slurry and mill water lines over the years. In order to avoid hauling mined material, the conveyor belt has been extended to the south. A grizzly was added at the end of the conveyor extension so that large material could be removed at that initial loading point. The mining equipment could then be used to remove large material as it builds up at the beginning of the conveyor extension. The conveyor extension is shown in Attachment 7.

This modification also corrects the emission factor that was used for the NOx emissions from the dryer. The corrected emission factor has been scaled up to the maximum operating capacity of a 24-hour rolling average of 2.04 tons of coal per hour. The previous application/permit did not take into account that the performance test was performed at a coal feed rate of 1.46 tons/hr. The change in emission factors does not represent a Net Emission Increase since it is only a correction of the emission factor and not a modification to the unit or production capacity.

An additional process consisting of a conveyor, screen and hopper have been added to the facility to capture the screen oversize. The process will be located next to the feed coming out of the dryer. The hopper will be located next to the existing oversize piles that are fed from the screen/conveyor immediately after the dryer. The material will be loaded into a hopper that feeds into a screen and the screened material will be conveyed back into the product stream. The oversized material will be piled for disposal. The new conveyor/screen/hopper configuration is shown in Attachment 7.

The aggregate processing and haul road PM10 emissions have also been updated to reflect current EPA recommended emission factors. As a cumulative result of these updates and equipment changes, PM10 emissions are predicted to decrease from previously permitted levels. The NEI will be calculated on the new equipment that has been added to the facility and the reduction in the haul road emissions. The haul road emission reduction is a true reduction because the facility now uses a slurry to transport the sand from the mine to the processing area instead of haul trucks. The reduction in traffic and vehicle weight has resulted in a significant emission reduction.

A new stacker will be added at the dewatering screens and cyclone area off of the slurry line. The stacker will feed a third storage pile which will be east of the existing two storage piles.

- (k) **Complete description of all processes by Standard Industrial Classification [SIC]: (Please attach)**
SIC Code is 1446 – Industrial Sand and Gravel
- (l) **Complete description of all Emissions Units by Source Classification Code [SCC]: (Please attach, an SCC reference document is available upon request)**
Attachment 5
- (m) **Type of fuel utilized in each Emissions Unit [if applicable]: (Please attach)**
The sand dryer is coal fired. Propane is used as a fuel supplement and to trim the fire.
- (n) **Estimate of total annual fuel usage from all Non-Road Engines [gasoline and diesel]; Such information may be used by the District for modeling and emission inventory purposes, but shall not be included as a condition in the Authority to Construct: (Please attach)**
Annual fuel usage for non-road engines has not been inventoried. The annual fuel usage for non-road engines would not be increased due to the current modifications to the facility.
- (o) **Maximum Potential to Emit of all Regulated Air Pollutants for each Emissions Unit in [lbs/hr, lbs/day, and ton(s)/yr]: (Please attach)**

Potential to Emit for each emission unit is presented in Attachment 5 (Emission Section).

Maximum Potential to Emit Emissions of all Regulated Air Pollutants for each Non-Road Engine utilized within a permitted facility in [lbs/hr, lbs/day, and ton(s)/yr]. Such Emissions may be used by the District for modeling and emission inventory purposes and shall not be included in the facility Potential to Emit: (Please attach)

Annual fuel usage for non-road engines has not been inventoried. The annual potential to emit for non-road engines would not be increased due to the current modifications to the facility.

- (p) **Stack data: location, height above grade, diameter [I.D. or effective], exhaust gasses, flow rate [ACFM], and temperature: (Please attach)**

Previously submitted modeling parameters for the existing emission units at the facility are still current. The modeling parameters for the replacement baghouse and scrubber will be provided after the equipment as been ordered.

- (q) **Maximum rated design production capacity: (Please attach)**

The maximum rated design production capacity for the facility is a feedrate of 2.04 tons/hour of coal on a rolling 24-hour average. The maximum amount of product through the dryer is 200 tons per hour. The maximum amount of mined material is 400 tons per hour. The maximum production per individual piece of equipment is shown in Table 1.

Table 1 Maximum Design Production Capacity

Source ID	Description	Maximum Production Capacity (ton/hr)	Annual Production Throughputs (ton/yr)
1P	Loader/Mining	400	2,400,000
2P	Grizzly	400	2,400,000
3P	Conveyor	400	2,400,000
4P	Conveyor	400	2,400,000
5P	Scalping Screen	400	2,400,000
6P	Conveyor	400	2,400,000
7P	Conveyor	400	2,400,000
8P	Conveyor	400	2,400,000
9P	Grizzly	400	2,400,000
10P	Conveyor	400	2,400,000
11P	Conveyor	400	2,400,000
12P	Conveyor	400	2,400,000
13P	Rod Deck Screen	400	2,400,000
14P	Conveyor	25	150,000
15P	Conveyor	400	2,400,000
16P	Wet Screen	400	2,400,000
1D	Conveyor	100	400,000
2D	Storage Pile	100	400,000
3D	Conveyor	100	400,000
4D	Storage Pile	100	400,000
5D	Conveyor	100	400,000

6D	Storage Pile	100	400,000
1Y	Loader	200	1,200,000
2Y	Hopper	200	1,200,000
3Y	Conveyor	200	1,200,000
4Y	Conveyor	200	1,200,000
5Y	Conveyor	200	1,200,000
6Y	Conveyor	200	1,200,000
7Y	Screen	200	1,200,000
8Y	Screen	48	288,000
9Y	Screen	48	288,000
10Y	Screen	48	288,000
11Y	Screen	48	288,000
12Y	Screen Reject	10	60,000
13Y	Screen Reject	10	60,000
14Y	Conveyor	190	1,140,000
15Y	Conveyor	190	1,140,000
24Y	Stacker	190	1,140,000
1 Z	Hopper	75	120,000
2 Z	Conveyor	75	120,000
3 Z	Screen	75	120,000
	Coal Feed Rate to the Dryer	2.04 (Based on a 24-Hour Average)	12,708

- (r) **Expected production capacity: (Please attach)**
The expected production capacity is to operate at maximum design capacity. The expected annual production capacity for the facility is an annual consumption of 12,708 tons of coal. The annual production rate for the dryer is 1,200,000 tons of sand. The annual production rate for the mining operations is 2,400,000 tons material mined.
- (s) **Schedule of operation [hrs/day, days/wk, wks/yr]: (Please attach)**
The facility is designed to operate 24 hours a day, 7 days a week, for 52 weeks per year.
- (t) **Description of air pollution control equipment, for each Emissions Unit: (Please attach)**
The proposed scrubber and baghouse are the air pollution control equipment that will be installed for the coal fired dryer. It will control the potential SO₂ emissions while fueled with coal of as much as 0.6% sulfur content by 85% and will limit SO₂ emissions to 7.34 pph when fueled with coal containing as much as 0.8% sulfur. The PM₁₀ emissions will be reduced to 0.025 grains/DSCF as measured by EPA Method 5 and the limit on condensable particulate matter will be based on source testing.
- (u) **Analysis of compliance with requirements for Best Available Control Technology [BACT], Lowest Achievable Emission Rate [LAER], Maximum Achievable Control Technology [MACT], as applicable: (Please attach)**
A full BACT analysis was prepared for the coal fired sand dryer at the Overton facility. The complete BACT analysis is included as Attachment 6. The proposed BACT for the dryer is a baghouse, wet scrubber and low sulfur coal (coal containing no more than 0.8% sulfur).
- (v) **Pre-construction measurements of existing air quality, as required by other subsections of Section 12: (Please attach)**

Not applicable – existing source

(w) **Results of modeling for each Regulated Air Pollutant [if applicable]: (Please attach)**

Modeling is not required by Section 12 since the Net Emission Increase (NEI) for all criteria pollutants is below the modeling thresholds. Table 1 shows the modeling thresholds in Section 12 and the NEI for the facility.

Table 1 Section 12 Modeling Thresholds

Pollutant	NOx	SOx	CO	VOC	PM10
	(ton/yr)	(ton/yr)	(ton/yr)	(ton/yr)	(ton/yr)
Simplot NEI	Emission Factor Change	-61.23	2.48	-0.14	-20.27
Modeling Thresholds	40	100	100	40	15
Does Simplot Exceed Thresholds	No	No	No	No	No

However, CH2M HILL is preparing an increment analysis for the triggered criteria pollutants, NOx, PM10, and SOx, in the airshed. Modeling data will be provided to Clark County DAQM upon completion.

(x) **Description of post construction ambient air monitoring systems for each Regulated Air Pollutant [if applicable]: (Please attach)**

Post Construction Monitoring is not required per Section 12. Post construction monitoring is only required when the NEI thresholds for modeling are triggered and the impact concentrations from the facility exceed certain thresholds. As demonstrated in Table 1 the facility does not exceed the modeling thresholds.

(y) **Description and general specifications of continuous emissions monitoring systems for each Regulated Air Pollutant, [if applicable]: (Please attach)**

The facility PTE for CO and SOx is less than 100 tons per year for each pollutant so Continuous Emission Monitoring System (CEMS) requirements have not been triggered for either pollutant. The emission factor change for NOx is not considered to be an NEI since it was a correction in emission factor and not a change in actual emissions.

(z) **Additional impact analysis of soils, visibility, vegetation, secondary air quality as required by other subsections of Section 12: (Please attach)**

Additional impact analysis for soils, visibility, vegetation, and secondary air quality is not required since the NEI is below the thresholds as demonstrated in Table 1.

(aa) **Anticipated construction schedule including the estimated initial start-up date: (Please attach)**

Simplot plans to order the scrubber and baghouse within 60 days after the ATC is issued. Installation of the equipment will be completed within 6 months of delivery of the equipment.

(bb) **Statement of statewide compliance of existing facilities operated by applicant: (Please attach)**

Simplot Silica does not operate other facilities in the State of Nevada. The J. R. Simplot Company, operates unrelated businesses within the State of Nevada. All are believed to be in compliance.

- (cc) Information on the air pollution control equipment installed at similar facilities owned or operated by the applicant, applicable to sources subject to public notice requirements: *(Please attach)*

Not applicable since Simplot Silica does not operate similar facilities in the State of Nevada.

- (dd) Payment of all applicable fees pursuant to Section 18 of the Department of Air Quality Management Regulations: *(Please attach)*

All applicable fees are included with this application.

In accordance with Section 4.3 of the Clark County Department of Air Quality Management Regulation, and NRS 445.58, the applicant agrees to permit the Control Officer or his representative to inspect the facility during the hours of operation without prior notice.

This application shall be deemed incomplete if submitted information is incorrect, inaccurate or missing.

To the best knowledge of the Responsible Official, the information submitted in this application is certified as true and complete. The Responsible Official agrees that any willful misrepresentation shall be cause for revocation of the Authority to Construct Certificate.

Signature of Responsible Official

Date

Tom Bender

Printed or Typed Name of Responsible Official

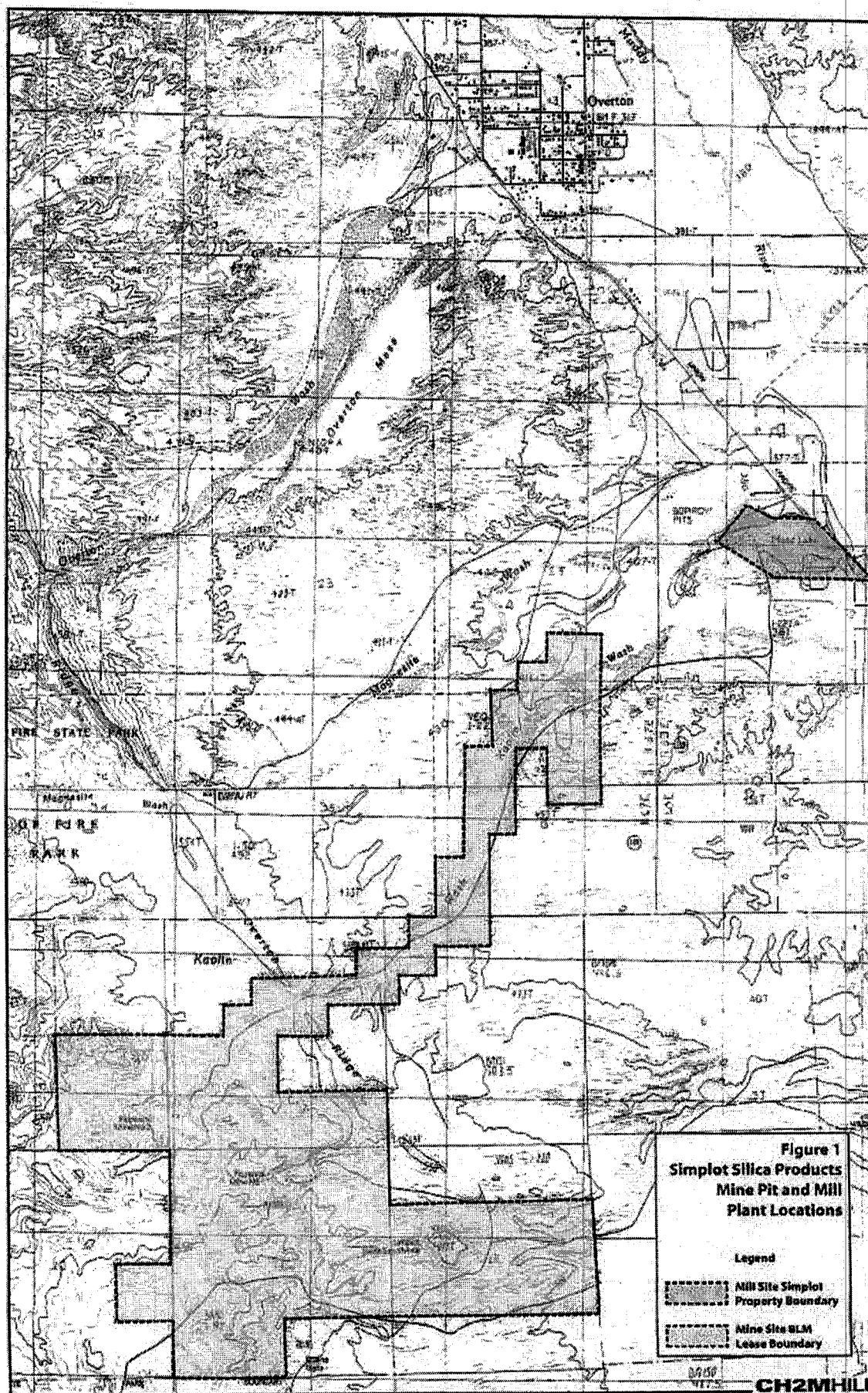
Resident Manager

Responsible Official Title

This application must be accompanied by payment of a \$266.00 application filing fee (Make check payable to Clark County Treasurer) in accordance with Section 18 of the Department of Air Quality Management Regulations.

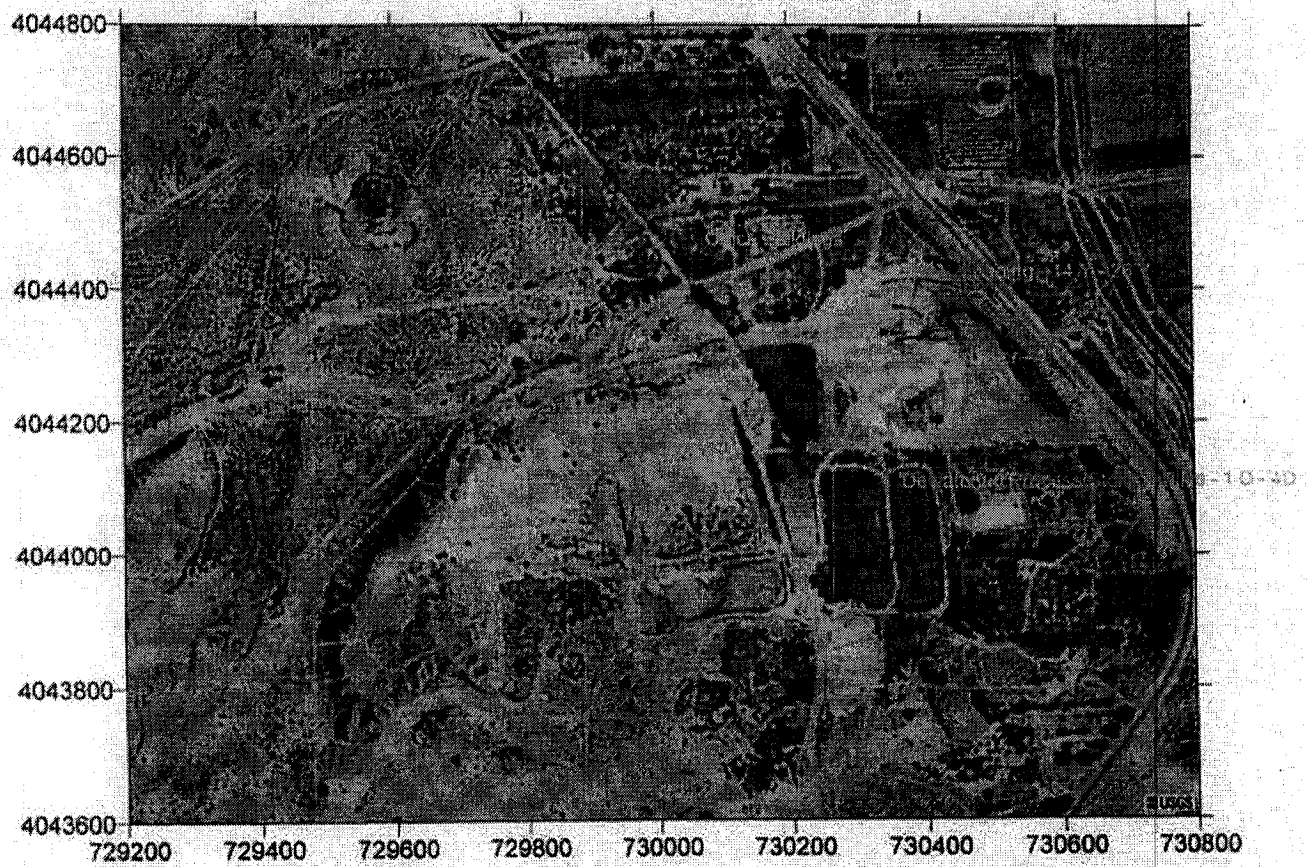
Additional fees may apply. These include a one-time permit review fee, annual equipment fees and possible mitigation obligation.

Attachment 1
Stationary Source Location Map

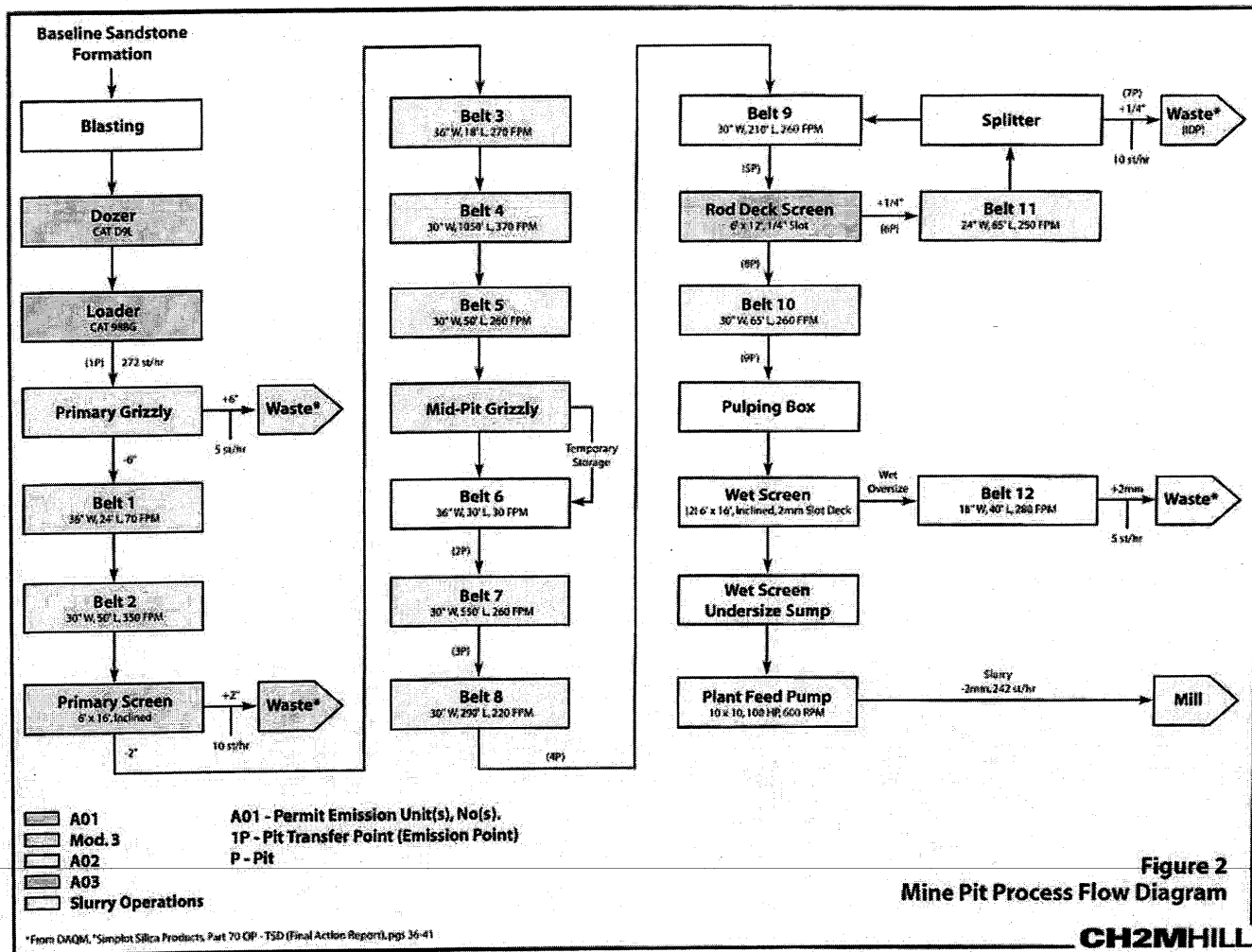


Attachment 2
Site Map

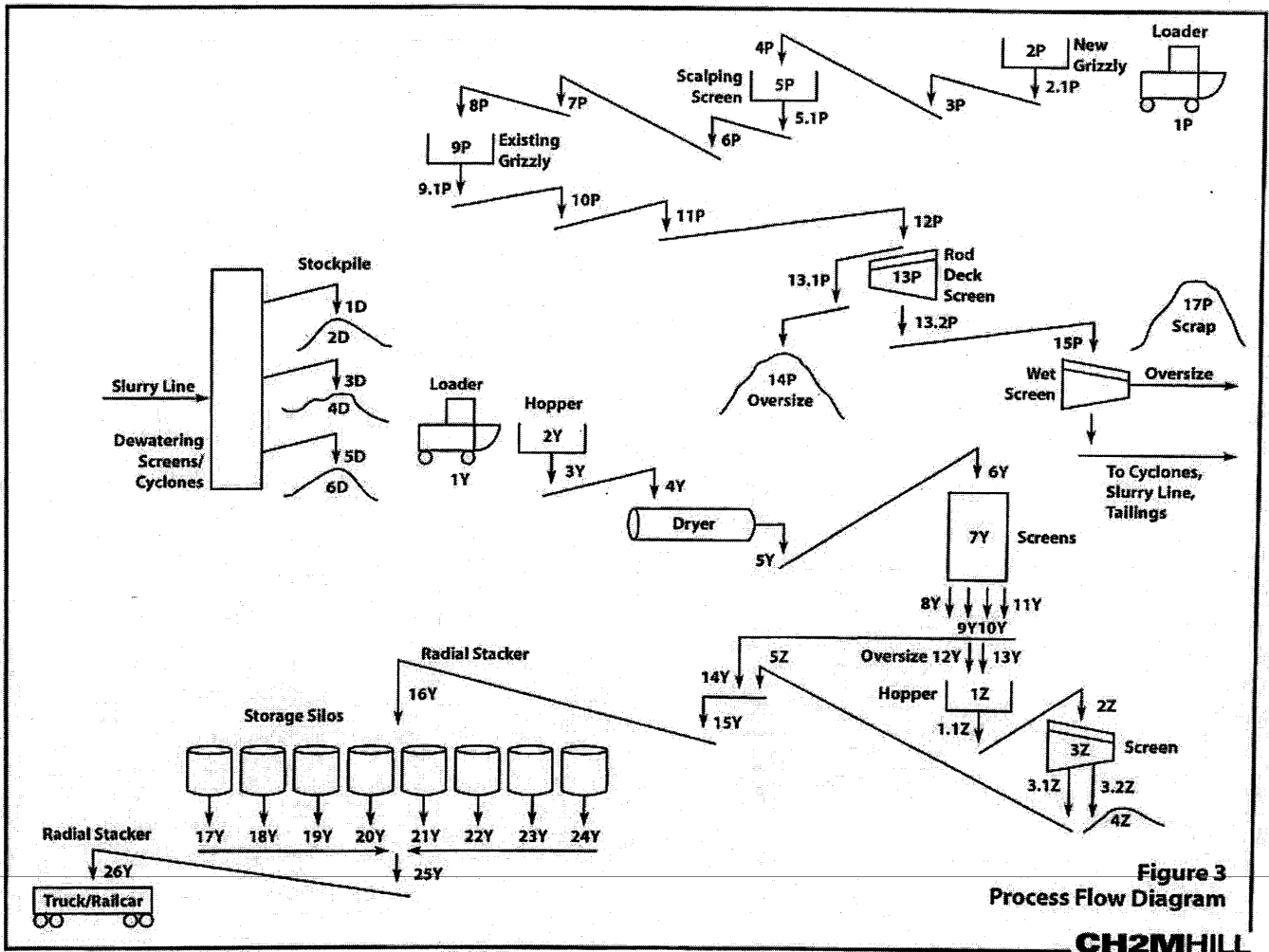
Figure 2 Aerial Photograph of Site Layout



Attachment 3
General Flow Diagram



Attachment 4
Detailed Flow Diagram



Attachment 5
Emission Calculations

Facility Emissions

	NOx lb/hr	SOx lb/hr	CO lb/hr	VOC lb/hr	PM10 lb/hr	NOx ton/yr	SOx ton/yr	CO ton/yr	VOC ton/yr	PM10 ton/yr
JR Simplex	73.78	7.34	1.06	0.95	28.47	291.12	22.87	3.98	0.76	74.43
Controlled	73.78	7.34	1.06	0.95	28.47	291.12	22.87	3.98	0.76	74.43
Uncontrolled	73.78	48.96	1.06	0.553167	263.97	291.12	152.59	3.98	0.76	678.08
						Previously Permitted Limits	84.10	1.10	0.90	177.90
						Difference	-61.23	2.48	-0.14	-20.27
						Modeling Thresholds	40	100	40	15
						Exceeds	No	No	No	No
						Public Notice Thresholds	40	100	70	15
						Exceeds	No	No	No	No

1 - NOx was an EF change so there is no NEI

2 - PM10 NEI consist of the reduction in Haul Road emissions and the additional equipment

SEP 05 2003

[illegible]

APR 2003

Storage Piles

Wind Erosion

Reference: Control of Open Fugitive Dust Sources, Section 4.1.3, EPA-450/3-98-008
[Wind Emissions From Continuously Active Piles]

E (lb PM per day per a 1.7 (s/1.5) (365-p/235) (l/15)

where:

s = 2.6 silt content %
 p = 30 number of days with >0.01 inches precip. per year [from AP-42 Figure 13.2.2-1]
 f = 25 percentage of time that wind speed exceeds 5.4 m/s at mean pile height (based on LV windrose)
 E = 7.0 lb PM per day per acre
 E = 3.5 lb PM-10 per day per acre [using PM-10 to PM ratio of 0.5 from EPA-450/3-98-008]

Source ID	Source Name	SCG Code	Stock pile size (acres) (1)	Uncontrolled Emissions (lb PM ₁₀ /hr)	Uncontrolled Emissions (tpy)	Control %	Controlled Emissions (lb PM ₁₀ /hr)	Controlled PM ₁₀ Emissions (tpy)	Control System*
2-D	Sand	3-05-025-07	2.0	0.29	1.28	99	0.003	0.013	Material is at 18% moisture content
4-D	Sand	3-05-025-07	2.0	0.29	1.28	99	0.003	0.013	Material is at 18% moisture content
4-Z	Sand	3-05-025-07	1.0	0.15	0.64	0	0.146	0.639	No Controls
17 P	Sand	3-05-025-07	2.0	0.29	1.28	99	0.003	0.013	Material is at 18% moisture content
	Coal stock pile	3-05-025-07	0.8	0.11	0.48	75	0.027	0.120	Oiled at the mine
14 P	Oversize Pile	3-05-025-07	0.1	0.01	0.06	0	0.015	0.064	No Controls
6-D	Sand	3-05-025-07	2.0	0.29	1.28	99	0.003	0.013	Material is at 18% moisture content

REV 0 9 2003

Unpaved Road Emissions

Unpaved Roads emission factor from AP-42, Section 13.2.2: *Unpaved Roads* (9/98), Equation (2) - corrected to account for annual precipitation
 E_U (lb per vehicle mile traveled) = $((k(s/12)^2)(W/3)^2)(M/0.2)^2)((365-p)/365)$

where:

k = 2.6	[Table 13.2.2-2, for PM ₁₀]
k = 18	[Table 13.2.2-2, for PM _{2.5}]
s = 12	[silt loading (%) for sand and gravel processing plant road, Table 13.2.2-1]
a = 0.8	[Table 13.2.2-2, for PM ₁₀]
W = 2	[mean vehicle weight (tons)] [20-ton pick up trucks]
b = 0.4	[Table 13.2.2-2, for PM ₁₀]
M = 0.45	[default value for moisture in the soil (%); dry, uncontrolled conditions]
c = 0.3	[Table 13.2.2-2, for PM ₁₀]
p = 30	[annual precipitation (days), Figure 13.2.2-1]
E _U = 1.591	[PM ₁₀]
E _U = 5.119	[PM _{2.5}]

Vehicle Traffic hours per day = 10 hours
Haul road round trip = 8.00 miles
Round trips per hour = 1.50
Round trips per year = 8,760
VMT (per hour) = 12.0 miles
VMT (annual) = 70,080 miles

Source ID	Source Name	SCC Code	Maximum Uncontrolled Emissions (lb PM ₁₀ /hr)	Maximum Uncontrolled Emissions (lb PM _{2.5} /hr)	Annual Uncontrolled PM ₁₀ Emissions (tpy)	Control %	Maximum Controlled Emissions (lb PM ₁₀ /hr)	Annual Controlled PM ₁₀ Emissions (tpy)	Control System
	Unpaved haul roads	3-05-025-04	73.42	19.08	55.74	75.00	4.77	13.94	Water Sprays

SEP 08 2003

Dryer Emissions

Emission Unit	SCC Code	Uncontrolled					Uncontrolled PM10 ²	NOx	SOx	Uncontrolled		VOC	PM10	Uncontrolled PM10
		NOx ¹ lb/hr	SOx ¹ lb/hr	SOx ² lb/hr	CO lb/hr	VOC lb/hr				SOx ton/yr	CO ton/yr			
Dryer														
Coal Fired	3-05-025-08	73.44	7.34	48.96	1.02	0.22	12.09	22.29	228.74	22.87	152.50	3.18	0.70	37.64
Propane	3-05-025-08	0.34	0.00		0.06	0.33	0.01	0.01	2.38	0.00	0.00	0.40	0.06	0.08
TOTAL		73.78	7.34	48.96	1.08	0.55	12.10	22.30	231.12	22.87	152.50	3.58	0.76	37.72

1 - 85% Control Efficiency Applied (Baghouse/Scrubber)

2 - 95% Control Efficiency Applied (Baghouse)

04/16/1996 Performance Test

Feed rate - 1.46 tons of coal/hr

NOx - 46.05 lb/hr

SOx - 18.1 lb/hr

CO - 0.2 lb/hr

VOC - 0.2 lb/hr

PM10 - 2.21 lb/hr

04/04/2000 Performance Test

Feed Rate - 1.57 tons of coal/hr

NOx - 15.4 lb/hr

PM10 - 4.91 lb/hr

Propane Emissions - AP-42 Section 1.5 Liquefied Petroleum Gas Combustion

NOx - 18 lb/10³ gallons

SOx - .018 lb/10³ gallons

CO - 3.2 lb/10³ gallons

VOC - 0.5 lb/10³ gallons

PM10 - 0.6 lb/10³ gallons

04/11/2003

Dryer HAPS Emissions

HAP	CAS	EF	Emissions	
	Number	lb/ton	lb/hr	ton/year
Acetaldehyde	75070	5.70E-04	1.16E-03	3.62E-03
Acetophenone	98862	1.50E-05	3.06E-05	9.53E-05
Acrolein	107028	2.90E-04	5.92E-04	1.84E-03
Benzene	71432	1.30E-03	2.65E-03	8.26E-03
Benzly Chloride	100447	7.00E-04	1.43E-03	4.45E-03
Bis (2-ethylhexyl)phthalate (DEHP)	117817	7.30E-05	1.49E-04	4.64E-04
Bromoform	75252	3.90E-05	7.96E-05	2.48E-04
Carbon Disulfide	75150	1.03E-04	2.10E-04	6.54E-04
2-Chloroacetophenone	532274	7.00E-06	1.43E-05	4.45E-05
Chlorobenzene	108907	2.20E-05	4.49E-05	1.40E-04
Chloroform	67663	5.90E-05	1.20E-04	3.75E-04
Cumene	98828	5.30E-06	1.08E-05	3.37E-05
2,4-Dinitrotoluene	121142	2.80E-07	5.71E-07	1.78E-06
Dimethyl Sulfate	77781	4.80E-05	9.79E-05	3.05E-04
Ethyl benzene	100414	9.40E-05	1.92E-04	5.97E-04
Ethyl Chloride	75003	4.20E-05	8.57E-05	2.67E-04
Ethylene Dichloride	107062	4.00E-05	8.16E-05	2.54E-04
Ethylene Dibromide	106934	1.20E-06	2.45E-06	7.62E-06
Formaldehyde	50000	2.40E-04	4.90E-04	1.52E-03
Hexane	110543	6.70E-05	1.37E-04	4.28E-04
Isophorone	78591	5.80E-04	1.18E-03	3.69E-03
Methyl Bromide	74839	1.60E-04	3.26E-04	1.02E-03
Methyl Chloride	74873	5.30E-04	1.08E-03	3.37E-03
Methyl Ethyl Ketone	78933	3.90E-04	7.96E-04	2.48E-03
Methyl Hydrazine	60344	1.70E-04	3.47E-04	1.08E-03
Methyl Methacrylate	80626	2.00E-05	4.08E-05	1.27E-04
Methyl Tert Butyl ether	1634044	3.50E-05	7.14E-05	2.22E-04
Methylene Chloride	75092	2.90E-04	5.92E-04	1.84E-03
Phenol	108952	1.60E-05	3.26E-05	1.02E-04
Propionaldehyde	123386	3.80E-04	7.75E-04	2.41E-03
Tetrachloroethylene	127184	4.30E-05	8.77E-05	2.73E-04
Toluene	108883	2.40E-04	4.90E-04	1.52E-03
1,1,1-Trichloroethane	79005	2.00E-05	4.08E-05	1.27E-04
Styrene	100425	2.50E-05	5.10E-05	1.59E-04
Xylenes	1330207	3.70E-05	7.55E-05	2.35E-04
Vinyl Acetate	10054	7.60E-06	1.55E-05	4.83E-05
Antimony		1.80E-05	3.67E-05	1.14E-04
Arsenic		4.10E-04	8.36E-04	2.61E-03
Beryllium		2.10E-05	4.28E-05	1.33E-04
Cadium		5.10E-05	1.04E-04	3.24E-04
Chromium		2.60E-04	5.30E-04	1.65E-03
Cobalt		1.00E-04	2.04E-04	6.35E-04
Lead		4.20E-04	8.57E-04	2.67E-03
Manganese		4.90E-04	1.00E-03	3.11E-03
Mercury		8.30E-05	1.69E-04	5.27E-04
Nickel		2.80E-04	5.71E-04	1.78E-03
Selenium		1.30E-03	2.65E-03	8.26E-03
TOTAL			2.06E-02	6.41E-02

57 2003

Attachment 6
BACT Determination

**SULFUR DIOXIDE BEST AVAILABLE CONTROL TECHNOLOGY ANALYSIS
FOR 2003**

**SIMPLOT SILICA PRODUCTS SAND DRYER
OVERTON, NEVADA**

Submitted By :

**J.R. Simplot Company
One Capital Center
999 Main Street
Boise, Idaho 83707**

August 2003

SEP 09 2003

**SULFUR DIOXIDE BACT ANALYSES FOR THE SIMPLOT SILICA SAND
DRYER OPERATION IN OVERTON, NEVADA**

Table of Contents

- I. Permit/Technology Review**
- II. Technology Review for SO₂ Control**
 - A. Fuel Sulfur Specification**
 - B. SO₂ Flue Gas Desulfurization Scrubbing**
- III. SO₂ BACT Hierarchy Analysis**
 - A. Wet Lime Scrubbing**
 - B. Lime Spray Dryer Scrubbing**
 - C. Dry Lime Injection Scrubbing**
 - D. Baghouse Control**
- IV. SO₂ BACT Impacts Analyses**
 - A. Emission and Cost Impacts**
 - B. Energy and Environmental Impacts**
- V. SO₂ BACT Selection**
 - A. Emission impacts**
 - B. Economic Impacts**
 - C. SO₂ BACT Selection**
- VI. CONCLUSIONS**
- APPENDIX A – Emissions & Cost Effectiveness Calculations**
- APPENDIX B – Costing**
- APPENDIX C - References**

BACT ANALYSES FOR SULFUR DIOXIDE

Best Available Control Technology (BACT) is an emission limitation based on the maximum degree of reduction that is achievable taking into account energy, environmental, and economic impacts. The "top-down" process requires that all available control technologies be ranked in descending order of control effectiveness. The most stringent technology is then selected as BACT unless the applicant demonstrates to the permitting authority that technology considerations, or energy, or environmental, or economic impacts justify a conclusion that the most stringent technology is not "achievable". In this case the next most stringent technology is analyzed until the applicant can no longer justify to the permitting agency that the technology is not "achievable".

The steps taken to conduct the SO₂ BACT analysis for the Simplot Silica Products sand dryer at Overton, Nevada are:

1. Review BACT determinations for recent permits and other sources to identify potentially applicable controls for the sand dryer;
2. Discuss the application of potential controls to the sand dryer and eliminate controls that are not technically feasible;
3. Rank the technically feasible controls in order of highest level of control (lowest emission rate) to lowest level of control (highest emission rate);
4. Develop the environmental, energy, and economic impacts of each control system ranked in step 3; and
5. Select the most stringent control system that has acceptable environmental, energy, and economic impacts.

The following sections discuss the results of each of these steps.

1. Permit/Technology Reviews

To identify the typical BACT and associated emission limits used to control sulfur dioxide (SO₂) emissions from the mineral processing industry, the Environmental Protection Agency's RACT/BACT/LAER Clearinghouse data base (RBLC) was searched

for BACT determinations on dryers and kilns. The results of this review were used to identify the most stringent control technologies and the accompanying control efficiencies and BACT emission limits.

The RBLC database was searched for BACT determinations in the Mineral Processing Industry (process category 90). A search was first conducted for the non-metallic minerals processing sector (process category 90.024). However, no permits were listed that had SO₂ as a pollutant with permit limits. Then the search was broadened to include Calciners & Dryers Mineral Processing Facilities (process category 90.017). The results of these searches covering the 1989 through 2002 RBLC time period are presented in Table 1.

Table 1. Summary of RBLC Review 1989 through 2002

RBLCID	Facility	State	Permit Date	Process	SO ₂ Control Description	SO ₂ Limits	SO ₂ Limit Type
AL-0035	Big River Industry	Alabama	02-06-89	Lt Aggregate Kiln	1.5% sulfur coal wet scrubber - 80 %	145 lb/hr	Other
NV-0032	Great Star Corp.	Nevada	10-15-93	Cement Kiln/calcliner	1% sulfur coal	208 tpy	BACT-PSD
CA-0653	A&M Products	California	04-13-95	Rotary Aggregate Dryer	Fuel spec LPG firing	3.7 lbM/d	BACT-other
CA-0729	Basalt Block	California	06-21-97	Sand Dryer	Natural gas fuel	None	None
AR-0025	Texasgulf Soda Ash Plant	Arkansas	10-13-97	Aggregate Kiln	Natural gas and wet scrubber	4.9 tpy	BACT-PSD
CA-0808	Celite Corporation	California	12-03-97	Diatomaceous Earth Calciner	Gas Adsorption Tower	98% Removal	LAER

As Table 1 shows, the RBLC review of the time period identified one sand dryer permit, three aggregate dryer permits, one diatomaceous earth dryer permit, and one cement kiln/calcliner permit. Note only the cement (alkaline feed) kilns/calcliners permitted in Nevada was listed from the Calciners & Dryers process category search to identify regional BACT determinations and limits. This is because these kilns/calcliners process highly alkaline material that readily absorbs SO₂ from fuel combustion. This is not the case for sand and aggregate dryers where alkaline material must be purchased for SO₂ abatement. The Nevada permit for cement kilns was included to identify regional BACT determinations and limits to see if these determinations were consistent with controls applied to the Simplot Silica sand dryer. For the cement kiln/calcliner (NV-

0032), low sulfur coal was specifically identified as BACT for SO₂ and the permitted emission rate is 208 tons per year.

The sand dryer permit did not contain BACT determinations/limits for SO₂ presumably because the emissions of SO₂ were less than 40 tons per year (PSD significance level) due to firing a very low sulfur fuel (natural gas). The sand dryer was permitted in California where the use of coal is limited due to PM₁₀ non-attainment issues. This was the case for the 15 ton per hour aggregate dryer permit (CA-0653). A&M Products was contacted regarding the use of liquified petroleum gas (LPG) instead of coal or oil, and regarding what BACT-Other for SO₂ referred to in the RBLC listing. The plant engineer said that they had recently installed a fluid bed dryer firing natural gas. No aggregate dryers had been built recently, although one was removed when the fluid bed dryer was installed. He said he was not aware of anyone in the San Joaquin Valley Unified Air Quality Management District-Southern Region getting permits to burn coal due to the PM₁₀ non-attainment status of the area.

The Alabama permit (AL-0035) was not a BACT determination. As such, information on this permit was not pursued further. However, it should be noted that the permitted emission rate is much higher than the permitted emissions from Simplot's sand dryer (145 lb/hr versus 19.2 lb/hr from 1988 permitting action); the permitted coal sulfur content is higher than for Simplot's sand dryer (1.5% versus 0.6%), and the overall control efficiencies including coal sulfur content are comparable.

Although the number of RBLC permits issued in the 1989 to 2002 time frame is small, the results are consistent with the RBLC review conducted for the 1980's. The results of the 1980's RBLC review are presented in the report *Sulfur Dioxide Best Available Control Technology Analyses For 1982 & 1988 Simplot Silica Products Sand Dryer Overton, Nevada*, submitted to U.S. EPA on January 31, 2000.

II. Technology Review of SO₂ Control

The purpose of this subsection is to provide the technical feasibility basis for the SO₂ control technology hierarchy that will be evaluated for BACT for SO₂. Based on the RBLC review for SO₂ BACT determinations from 1989 through 2002, only fuel sulfur specifications/limitations are identified as BACT. Other controls known to control SO₂ from combustion sources include wet scrubbing, dry scrubbing, and sorbent injection. Each of these technologies is described briefly below.

A. Fuel Sulfur Specification

The primary method for controlling emissions of SO₂ from sand/aggregate dryers is specifying the fuel and fuel sulfur content. The use of low sulfur coals for limiting SO₂ emissions from industrial sources in the western states is economically attractive since most of the western coals economically available for industrial users have low sulfur contents (less than 1% sulfur). Other low sulfur fuels potentially available include fuel oil, natural gas, and LPG. There are no natural gas pipelines in Overton, NV, eliminating natural gas as a fuel choice. Fuel oil with a sulfur content of 1 wt % sulfur was used in the original three sand dryers replaced in 1982 by the coal-fired sand dryer because coal was significantly lower in cost than fuel oil.

When selecting a fuel, the key words are "economically available". The single largest annual cost of operating the sand dryer is fuel cost. As such, the choice of fuel and related pollution controls has significant impacts on project economic viability. After all, any fuel can be made available at some price but for many fuels this price makes the project uneconomical to consider. For example, fuels such as natural gas and LPG are really not economically available in Overton, NV in the quantities needed by the coal-fired sand dryer. For the Simplot Silica location and fuel consumption needs, coal is much more economical than fuel oil, natural gas, and LPG. For example, the current cost of coal delivered to Overton, NV is \$1.72/MMBtu, and the current cost of propane delivered to Overton, NV is \$6.56/MMBtu. This difference in fuel costs (\$4.84/MMBtu) equates to a potential increase in annual fuel cost of \$2,360,000/year. This annual cost increase is over twice that of the annual cost of wet scrubbing control (the highest cost

control option). As such, only coal was considered to be economically feasible in this BACT analysis excluding the use of natural gas, LPG (propane/butane), and low sulfur No.2 fuel oil as SO₂ control options.

B. SO₂ Scrubbing

The primary methods for scrubbing SO₂ from combustion source flue gases are wet scrubbing, dry scrubbing, and sorbent injection scrubbing. Wet scrubbers contact the flue gas with an alkaline water solution created by dissolving either lime/limestone or soda ash/caustic in water. When lime or limestone is used, the absorbed SO₂ becomes calcium salts (CaSO₄ and CaSO₃) which are disposed of in settling ponds or are separated from the water and landfill operations. When soda ash or caustic is used, the absorbed SO₂ becomes sodium salts (Na₂SO₄) which are disposed of by discharge to the wastewater treatment system or disposed of in evaporation ponds.

Dry scrubbers contact the flue gas with an alkaline/water spray, which dries to a solid before leaving the spray vessel. Sorbent injection contacts the flue gas with a solid sorbent, such as lime or soda ash. The dry solids from the dry scrubbing and sorbent injection processes are captured in a particulate control device (baghouse or electrostatic precipitator) before the flue gas exits to the atmosphere. The dry solid waste containing reacted and unreacted sorbent is generally disposed of as a solid waste but can be sluiced to disposal ponds. Another control option similar to spray drying and sorbent injection is the use of the inherent alkaline materials found in coal ash and sand to absorb some of the SO₂. This is what happens when particulates from the sand dryer are captured in a baghouse. The alkalinity contained in the captured particles will absorb SO₂ in the flue gas up to the point that the alkaline material is used up or removed from the flue gas stream by the bag cleaning cycle.

The use of wet or dry scrubbing for significant sources of SO₂ emissions is required by NSPS and by PSD-BACT determinations for large, coal- and fuel oil- fired steam boilers. Operational problems historically associated with wet scrubbers using lime or limestone addition to maintain the scrubbing solution pH levels are much better

understood and current scrubber designs are much more reliable than in the past.

[EPA/625/1-85/019, page iii]

Since the baghouse will follow the proposed SO₂ control, it is paramount that the solids in the scrubbing media be minimized to prevent/minimize the potential for any carry over into the exhaust stream. The use of caustic will be the first choice of reagent in order to minimize the introduction of solids. Limestone will be the alternative reagent if caustics are not available or economically not viable.

III. SO₂ BACT Hierarchy

Based on the above technology discussion the BACT hierarchy will include wet scrubber (scrubbing), lime spray dryer scrubbing, lime sorbent injection scrubbing, and use of low sulfur coal (coals having a sulfur content of < 1.0 wt %). Fuel oil, natural gas, and LPG are not economically viable in Overton, NV. The proposed BACT hierarchy is:

1. Coal sulfur content of 0.6% and wet scrubber @ 85% SO₂ control;
2. Coal sulfur content of 0.6% and Lime spray dryer scrubbing @ 75 & 80% control;
3. Coal sulfur content of 0.6% and dry lime sorbent injection scrubbing @ 45 & 65% control; and
4. Coal sulfur content of 0.6% and baghouse at 0% and 25% control (baseline).

The use of 0.6% sulfur coal and baghouses for PM/PM₁₀ control was considered as the baseline for this SO₂ BACT. This is because the RBLC research identified the use of baghouse/fabric filtration as BACT for PM/PM₁₀, and the use of baghouse/fabric filtration has been considered as BACT for PM/PM₁₀ control in Clark County, NV. The use of very low sulfur coal is considered as baseline because the sulfur content of the coal used since start up of the coal-fired sand dryer in 1982 by Simplot is below 0.6% sulfur, and the use of these coals is anticipated to be economically practical at Simplot's Overton, NV facility in the future.

A. Wet scrubber Scrubbing

This scenario consists of an absorber preceded by a baghouse. In general, lime wet scrubbers are capable of up to 95% control with careful design and operation. Removals of 90% are more common.[See EPA-600/7-90-018 page 2-43 in Appendix C] As such, lime wet scrubbing is considered the most stringent SO₂ control scenario. A conservative SO₂ removal of 85% is assumed.

B. Lime Spray Dryer Scrubbing

This scenario consists of a lime spray dryer/absorber followed by a baghouse. In general, lime spray dryer/absorber scrubbers have control efficiencies of 60 to 90 % [See EPA-600/7-90-018 page 2-61 in Appendix C]. An SO₂ removal efficiency of 80% is anticipated for this system based on a vendor quotation.[See Appendix B] A lower control efficiency of 75% is also evaluated assuming the same capital and annual costs as the 80% control vendor quotation. The 75% control scenario is evaluated because of the low SO₂ concentration entering the scrubber and the cycling nature of the sand dryer operation negatively affect the scrubbers potential control efficiency. Since the actual control efficiency can only be determined after installation and operation of the system, the final permit limit (lb/hr of SO₂) should be based on an analysis of actual data with constraints on the amount of sorbent injected to keep operating cost impacts and waste disposal impacts consistent with this analysis.

C. Dry Lime Injection Scrubbing

This control scenario consists of dry lime injection in the flue gas ducting before the baghouse. In general, dry lime injection systems have control efficiencies of 40 to 75 %.[See EPA-600/7-90-018 page 3-48 in Appendix C] The performance of this technology is very site specific. As such, two control efficiency scenarios were evaluated; one at 45% control and one at 65% control. Since the actual control efficiency can only be determined after installation and operation of the system, the final permit limit (lb/hr of SO₂) should be based on an analysis of actual data with constraints on the amount of sorbent injected to keep operating cost impacts and waste disposal impacts consistent with this analysis.

D. Baghouse Control

This control scenario consists of a baghouse (no lime or other alkaline injection). Some SO₂ removal will potentially occur in the baghouse because of the alkaline nature of the coal ash, and the alkaline nature of impurities with the sand (sand itself is not alkaline in nature). However, the quantity of sand impurities varies with the effectiveness of the sand cleaning operation at the mine. As such, the amount of inherent SO₂ removal will vary based on the availability/amount of alkaline impurities coming in with the wet sand. For purposes of this analysis, an anticipated inherent SO₂ control of 0% and 25% were assumed. The 25% scenario is based on Simplot's 1996 test data showing of 26% SO₂ removal. Testing in 2000 indicated 37% SO₂ removal. Because this testing result is only for one time period, it is not known how representative the assumption of 25% SO₂ is with operation over time. Thus, a range in control efficiency from 0% to 25% was established. Since the actual control efficiency can only be determined after installation and operation of the system, the final permit limit (lb/hr of SO₂) should be based on an analysis of actual data.

IV. SO₂ BACT Impacts Analyses

This subsection presents the emission and cost impacts, and energy and environmental impacts.

A. Emission and Cost Impacts

Table 2 summarizes the emissions and economic impact analyses. The estimated controlled SO₂ emissions range from 23 TPY (85% control) to 114 TPY (25% control). The difference between controlled SO₂ emissions comparing the different control options is significant. Appendix A documents the emission calculations.

**Table 2. Summary of 2003 BACT Emissions and Economic Impacts
(0.6% Sulfur Coal)**

Sand Dryer Impacts	Baghouse (1)		Dry Lime Injection		Lime Spry Drying	Wet Scrubber
SO ₂ Emissions	0% control	25% control	45% control	65% control	80% control	85% control
- lb/hr	49.0	36.7	26.9	17.1	9.8	7.3
- tpy	153	114	84	53	30	23
Economic (2)						
- Capital costs	\$827,000		\$1,405,000		\$2,461,000	\$2,927,000
Incremental			\$578,000		\$1,630,000	\$2,100,000
- Annual costs	\$381,000		\$565,000		\$1,234,000	\$1,313,000
Incremental			\$184,00		\$853,000	\$932,000
Cost-effectiveness vs baseline (3)						
- @ 0% control			\$2,667/ton	\$1,840/ton	\$6,935/ton	\$7,169/ton
- @ 25% control			\$6,133/ton	\$3016/ton	\$10,155/ton	\$10,242/ton
NOTES: (1) Baseline- baghouse required for PM/PM ₁₀ control; (2) All capital and annual costs are in 2000 dollars, rounded to the nearest \$1,000; (3) Cost-effectiveness--\$/ton of air contaminant removed, relative to baseline; (4)) Incremental Cost-effectiveness--\$/ton of air contaminant removed between two control options.						

Incremental capital costs over baseline (baghouse) for the control of SO₂ ranged from \$ 578,000 (dry lime injection) to \$ 2,100,000 (Wet Scrubber). Incremental annual costs over baseline for the control of SO₂ ranges from \$ 565,000 (dry lime injection) to \$ 932,000 (wet scrubber). The bases for the above cost estimates are documented in Appendix B.

B. Energy and Environmental Impacts

Table 3 summarizes the energy and secondary environmental impacts analyses for the SO₂ controls. Incremental energy impacts range from 641,000 kW-hrs/yr (dry lime injection) to 2,920,000 kW-hrs/yr (wet scrubber). The lime spray dryer and wet scrubber option have very significant energy requirements over dry lime injection control.

Lime spray drying also requires 129,000 MMBtu/yr for maintaining the sand dryer flue gas near 400 °F. This is necessary for proper drying of the lime slurry sprayed into the flue gas for maximum SO₂ removal and to prevent caking of damp solids on the

fabric filter bags. The coal-fired sand dryer outlet temperature is approximately 225 °F. It is assumed for this analysis that the higher sand dryer outlet temperature would be accomplished by burning more coal per ton of sand. If propane is used the cost impacts will increase from about \$220,000/yr to \$850,000/yr.

The waste disposal amounts (tons/yr) are for dry waste and do not include water retained in the waste in the disposal ponds. The dry lime injection option has the largest amount of solid waste due to the high lime to SO₂ ratio required for this technology relative to the other scrubbing options.

The process water requirements include water evaporated in the lime spray dryer and wet lime scrubbers, water required for the lime slaking/slurry operations, and water for sluicing the solid wastes from the baghouse. Process water use is a resource drain on the environment. Sluice water is required to transport all solid wastes to the disposal ponds and is a facility recycle stream. The environmental cost of sluice water is tied to pumping power requirements. Relative to the amount of mined material and associated processing/sluicing water, the solid waste and water impacts of the SO₂ control hierarchy are not significantly different.

Table 3. Summary of 2003 BACT Energy and Environmental Impacts (1)

Sand Dryer Impacts	0.6 % Sulfur Coal & Baghouse (2)	Dry Lime Injection @ 45 %	Dry Lime Injection @ 65 %	Lime Spray Dryer @ 80 %	Wet scrubber @ 85 %
Energy					
- kW-hrs/yr	772,000	1,413,000		2,362,000	3,692,000
Incremental		641,000		1,590,000	2,920,000
-millions Btu/yr	None	None		129,000	none
Secondary Environmental					
-waste (tons/yr) (3)	3,570	8,180		6,760	6,190
Incremental		4,610		3,190	2,620
- sluice water (gallons/yr)	2,850,000	6,530,000		5,400,000	5,370,000
Incremental		3,680,000		2,550,000	2,520,000
- process water (gallons/yr) (5)	28,000	64,800		---	475,000
Incremental		36,800		---	447,000

(1) All impacts have been rounded to three significant figures; (2) Baseline- baghouse required for PM/PM₁₀ control; (3) The waste tons per year does not include water; (4) sluice water is a recycle stream with in the facility; (5) Process water includes water volume for wetting baghouse solids and the lime slurry water required for lime spray dryer and wet scrubber. Process water use increases the facilities water consumption.

V. SO₂ BACT Selection

Because only the emission and economic impacts were found to be significantly different between the control hierarchy options, energy and secondary environmental impacts will not be discussed further.

A. Emission impacts

For the SO₂ control hierarchy, the SO₂ emission reductions, total emissions, and percent reduction vary significantly for this source of SO₂ emissions.

B. Economic Impacts

Economic impacts are typically evaluated looking at the changes in annual costs, the cost per ton of air contaminant removed, and what other state agencies have identified as cost effective controls for similar processes. The total annual cost review assesses the economic impact to the project of the control option. The cost per ton of air contaminant removed (cost-effectiveness) is useful when comparing information from other similar sources. And, the RBLC review results are an indicator of control technologies that the state agencies considered cost-feasible for BACT during the permitting time period.

With respect to the annual cost of control, the wet scrubber control has reasonable economic impact on the sand dryer operation assuming that a baghouse is the best option for PM/PM₁₀. The baghouse control option for PM/PM₁₀ control only has a capital cost of \$1,100,000, and an annual cost of \$408,000/yr. These costs are not included in the SO₂ control scenarios since all scenarios would include a baghouse for PM/PM₁₀ control. With respect to SO₂ control, the most stringent control has been selected so no further analysis of economic impacts are required.

C. SO₂ BACT Selection

- ◆ Based on economic and emission impacts, the use of low sulfur coal (0.6% S) with baghouse, and wet scrubber is proposed as BACT for SO₂.

V. CONCLUSIONS

- ◆ Based on this BACT analysis for SO₂ emissions from the Simplot Silica Products sand dryer, it is concluded that the use of low sulfur coal (0.6% S) with baghouse and wet scrubber is BACT for SO₂.
- ◆ Since the actual control efficiency can only be determined after installation and operation of the system, the final permit limit (lb/hr of SO₂) will be based on an analysis of actual data with constraints on the amount of sorbent injected to keep operating cost impacts and waste disposal impacts reasonable. Subject to performance testing, the proposed SO₂ emission limit would be 7.34 lb/hr.

- ◆ The lb/hr emission limit will be monitored by periodic stack testing using appropriate U.S. EPA reference methods. The stack testing will occur in five year intervals. The lb/hr emission limit will routinely (monthly) be determined by combining the coal feed rate (from the VFD on the coal feed), the sulfur content of the coal (monthly composite analysis from the mine) and the 85% removal factor.
- ◆ The proposed BACT technology and emission limits are more stringent than permit determinations found in the RBLC database, and the NSPS for small industrial boilers.[See 40 CFR 60.40c in Appendix C] The small industrial boiler NSPS was reviewed because the NSPS for minerals processing does not address dryer combustion emissions.

ATTACHMENT A
EMISSIONS & COST EFFECTIVENESS CALCULATIONS

EMISSION AND COST EFFECTIVENESS CALCULATIONS

SO2 BACT IMPACTS ANALYSES FOR 2000 - Baseline 0% Control

Sand Dryer Impacts	0.6 % Sulfur Coal & Baghouse		Dry Lime Injection		Dry Lime Injection		Lime Spray Dryer		Wet Scrubber	
SO ₂ Emissions	0%	=1.44849 * 100	45%	=1.27499 * 100	69%	=1.117 2489 * 100	80%	=1.09 849 * 100	85%	=1.17 448 * 100
- lb/yr	49.6	=496 lb/yr	27.0	=496 lb/yr * 0.55 control fraction	17.2	=496 lb/yr * 0.35 control fraction	5.8	=496 lb/yr * 0.20 control fraction	7.4	=496 lb/yr * 0.15 control fraction
- tpy	153	=49 lb/yr * 6230 lb/yr / 2000 lb/ton	84	=27 lb/yr * 6230 lb/yr / 2000 lb/ton	53	=17.2 lb/yr * 6230 lb/yr / 2000 lb/ton	31	=9.8 lb/yr * 6230 lb/yr / 2000 lb/ton	23	=7.4 lb/yr * 6230 lb/yr / 2000 lb/ton
Economic										
- Capital costs	\$327,000	see Appendix B	\$1,405,000	see Appendix B	\$1,405,000	see Appendix B	\$2,457,000	see Appendix B	\$2,907,000	see Appendix B
- Annual costs	\$361,000	see Appendix B	\$565,000	see Appendix B	\$565,000	see Appendix B	\$1,234,000	see Appendix B	\$1,313,000	see Appendix B
Cost-effectiveness										
- \$/ton vs baseline			\$2,679	=(565,000-\$361,000)/(153-0)	\$1,965	=(565,000-\$361,000)/(17.2-0)	\$6,880	=(1,234,000-\$361,000)/(10.8-0)	\$7,164	=(1,313,000-\$361,000)/(12.6-0)
- \$/ton vs Dry Lime Injection @ 45%							\$12,623	=(1,234,000-\$565,000)/(10.8-38)	\$12,251	=(1,313,000-\$565,000)/(12.6-25)
- \$/ton vs Dry Lime Injection @ 65%							\$29,220	=(1,234,000-\$565,000)/(8.8-38)	\$24,603	=(1,313,000-\$565,000)/(8.8-25)

SO2 BACT IMPACTS ANALYSES FOR 2000 - Baseline 25% Control

Sand Dryer Impacts	0.6 % Sulfur Coal & Baghouse		Dry Lime Injection		Dry Lime Injection		Lime Spray Dryer		Wet Scrubber	
SO ₂ Emissions	36%	=1.443 267 lb * 100	53%	=1.21 767 lb * 100	70%	=1.20 247 lb * 100	83%	=1.48 657 lb * 100	85%	=1.5 857 lb * 100
- lb/yr	28.7	=496lb/yr * 0.75 control fraction	27.3	=496lb/yr * 0.55 control fraction	17.2	=496lb/yr * 0.35 control fraction	9.8	=496lb/yr * 0.20 control fraction	7.4	=496lb/yr * 0.15 control fraction
- tpy	114	=38.7 lb/yr * 6230 lb/yr / 2000 lb/ton	84	=27 lb/yr * 6230 lb/yr / 2000 lb/ton	53	=17.2 lb/yr * 6230 lb/yr / 2000 lb/ton	31	=9.8 lb/yr * 6230 lb/yr / 2000 lb/ton	23	=7.4 lb/yr * 6230 lb/yr / 2000 lb/ton
Economic										
- Capital costs	\$327,000	see Appendix B	\$1,405,000	see Appendix B	\$1,405,000	see Appendix B	\$2,457,000	see Appendix B	\$2,907,000	see Appendix B
- Annual costs	\$361,000	see Appendix B	\$565,000	see Appendix B	\$565,000	see Appendix B	\$1,234,000	see Appendix B	\$1,313,000	see Appendix B
Cost-effectiveness										
- \$/ton vs baseline			\$6,050	=(565,000-\$361,000)/(114-0)	\$1,021	=(565,000-\$361,000)/(17.2-0)	\$15,180	=(1,234,000-\$361,000)/(10.8-0)	\$10,194	=(1,313,000-\$361,000)/(12.6-0)
- \$/ton vs Dry Lime Injection @ 45%							\$12,623	=(1,234,000-\$565,000)/(10.8-38)	\$12,251	=(1,313,000-\$565,000)/(12.6-25)
- \$/ton vs Dry Lime Injection @ 65%							\$29,220	=(1,234,000-\$565,000)/(8.8-38)	\$24,500	=(1,313,000-\$565,000)/(8.8-25)

control fraction = 1 - control %/100

SEP 09 2003

ATTACHMENT B - COSTING

SO₂ BACT Cost Estimation Bases

The Tables 2 and 3 of this report present the emission, economic, environmental, and energy impacts for the year 2000 BACT alternatives for Simplot's Overton, NV, coal-fired sand dryer. This appendix presents the costing bases for the SO₂ control hierarchy scenarios.

For all control options, the inlet SO₂ emission rate is 57.6 lb/hr (252 tons/yr). Design waste gas parameters are: volumetric flow rate— 80,000 acfm; temperature— 225 °F; and moisture content— 21%. All costs are expressed in first quarter 2000 dollars. Primary references for the costs are: 1) Simplot internal data, 2) EPA/OAQPS COST-AIR spreadsheets (2nd edition), 3) EPA's *OAQPS Control Cost Manual* (5th edition), 4) control equipment vendor data, 5) *Estimating Costs of Air Pollution Control* (book), and 6) EPA's CUE (Coal Utility Environmental) COST model (version 1.0).

I. Fabric Filter with and without Dry Lime Injection

Without lime injection, a fabric filter collects SO₂ based on the amount of alkalinity contained in the material collected on the bags including ash from the combustion of coal. However, the SO₂ emission reductions due to inherent process alkalinity is variable and is not quantifiable without extensive continuous emissions monitoring data. With the injection of dry lime, the process operator has a method for controlling the reduction of SO₂ rather than just relying on the inherent process alkalinity. The amount of SO₂ removed is dependent on many factors such as flue gas approach to moisture saturation, sorbent utilization rate, sorbent-flue gas mixing effectiveness, sorbent-flue gas contact time, etc. Since most of these factors is unknown at this stage, the fabric filter is conservatively assumed to capture 45% of the inlet SO₂.¹ The PM collection efficiency of the baghouse is assigned at 99.6%, which is less than the 99.8 % removal that a baghouse without lime injection typically achieves. A lower efficiency has

¹ Depending on the lime/SO₂ stoichiometric ratio, sorbent utilization, flue gas moisture content, and other parameters, dry lime injection has a broad range of potential control efficiencies ranging from 40 to 75% removal.

been used in the former case because the injected lime increases the dust loading considerably.

The fabric filtration system includes a fully-equipped, insulated, pulse-jet baghouse, with fans, fan motor/starter, pulse jet compressor, etc.² However, the air/cloth ratio of the baghouse without injection is higher (about 5:1), compared to that of the unit with injection (about 3:1). In the injection case, a lower ratio—and higher bag area—was needed because of the high dust loading caused by the injected lime. With both alternatives, it was assumed that enough ductwork and a stack were already in place at the site to convey the waste gas from the cyclone to the baghouse and the stack.

It was also assumed that a pump was available to sluice the captured dust to on-site ponds. Although the pump cost was not included in the total capital investment, the cost of electricity needed to convey the sluice water was incorporated.

The sluice water flow rate was calculated based on the amount of dust captured and the maximum recommended solids loading (0.30 lb solids/lb pure water)³. The process water cost is for water used to wet the baghouse solids calculated as 1 % of the sluice water use.

For each baghouse alternative, the energy impact is the annual power consumption of the fans and pump, combined. The solid waste and wastewater environmental impacts are, respectively, the amounts of dust captured and liquid waste streams generated by the alternatives. In reality, however, the solid waste impacts are *zero*, because, as stated above, the captured dust is sluiced to on-site ponds. By assumption, the only wastewater streams generated are those due to sluicing operation losses. The process water cost is for water used to wet the baghouse solids calculated as 1 % of the sluice water use.

The installation costs for both alternatives incorporate a retrofit penalty of 15%. The capital recovery costs have been based on a 7% annual interest rate (Office of Management and Budget-mandated) and a 20-year system life. For the lime injection alternative, a 3:1 stoichiometric ratio (Ca to S) has been used in estimating the lime requirement, as an excess of reagent is typically used with direct injection. Other inputs are listed in spreadsheets "Fabric Filter without lime sorbent injection" and "Dry Lime Injection with fabric filter".

II. Lime Spray Dryer System

² The existing baghouse on-site is a reverse-air design. However, vendor quotations solicited for this study specify pulse-jet units, due to their lower capital and annual costs.

³ Source: *Wet Scrubbers: A Practical Handbook*, by H. Hesketh and K. Schiffner. CRC Press/Lewis Publishers, 1986.

The SO₂ control efficiency for this control scenario is 85%. [E-mail Ron Bayliss to William Vatuvuk, 01/10/2000, SDS Proposal No. 2003] In addition, a PM control efficiency (entire size range) of 99.7% has been incorporated. Primary references for the impacts were a Spray Drying Systems (SDS) Proposal No. 2003, vendor correspondence (e-mails), and the references listed above.

Sized for controlling the Overton dryer waste gas stream, the spray dryer-baghouse system consists of the following major equipment items: 1) spray dryer w/nozzles, platform, etc.; 2) two centrifugal feed pumps; 3) pulse-jet baghouse (3:1 air/cloth ratio), with bags, hopper, screw and rotary valve; 4) system fan; and 5) interconnecting ductwork. (External ductwork was not included in the quotation. However, as with the baghouse alternatives above, both this ductwork and the stack have been assumed to be in place at the site.) The quotation is based on carbon steel fabrication throughout. The installation costs incorporate a retrofit penalty of 15%. The capital recovery costs have been based on a 7% annual interest rate and a 15-year system life. Other inputs are listed in spreadsheet "Lime Spray Dryer - Fabric Filter System".

As with the Fabric Filter with and without Dry Lime Injection control options, it was assumed that enough ductwork and a stack were already in place at the site, and that a pump was available to sluice the captured dust to on-site ponds. However, the pump electricity cost was included in the SDS total annual cost. As above, the sluice water flow rate was calculated based on the amount of dust captured and the maximum recommended solids loading. In addition, the process water cost included in the total annual cost is for water needed to prepare the lime feed and to cover the water lost in sluicing.

Finally, because the waste gas temperature (225 °F.) is too low for efficient spray dryer operation (350-400 °F), the cost of auxiliary coal needed to heat the waste gas from 225 to 400 °F also has been included. For this alternative, the auxiliary coal adds about \$221,000/year to the total annual cost (see e-mail on calculation basis).

III. Wet Scrubber System (with Fabric Filter)

First, it should be noted that vendors do *not* consider wet lime scrubber to be an economically viable control alternative for this emission source, as its waste gas volumetric flow rate is too low for it to be cost-effective. Lime and other wet scrubber systems are more suited for large flow rate streams with higher SO₂ concentrations, such as those emitted by utility boilers. For that reason, we did not obtain cost quotations from equipment vendors for a wet lime scrubber system. However, we were able to develop study cost estimates via EPA's CUECOST model.

SEP 09 2003

The CUECOST model, which was developed for estimating coal utility boiler PM, SO₂, and NO_x control costs, provides fairly current (1998) cost estimates for several wet scrubber systems, including limestone-with-forced-oxidation (LSFO). Although a LSFO system is not a lime FGD, the types of equipment used by both systems—reagent preparation, SO₂ removal, flue gas handling, and wastewater treatment—are essentially identical. The main difference, of course, is in the reagent, lime typically being much more costly than limestone. Therefore, we concluded that a LSFO would be an acceptable surrogate for a wet scrubber.

Because the CUECOST model uses utility boiler capacity (in megawatts) as its sizing parameter, rather than volumetric flow rate (in acfm), we first had to determine the size of the sand dryer in equivalent megawatts by using a acfm/MW ratio taken from CUECOST. (With utility boilers, this ratio is essentially constant over the entire size range.) Using this ratio, we computed an equivalent size of approximately 15 MW. This size fell considerably below the 100-1,000 MW capacity range in CUECOST. We input this 15-MW size into CUECOST and obtained itemized capital and annual cost outputs. These costs, however, were extremely high—several times higher than the costs of the fabric filter and lime spray drying alternatives discussed above. Clearly, downward extrapolation in this case was not appropriate.

To make use of the CUECOST model results, a lime spray dryer system (LSDS) case was run. After deducting the costs of equipment that would not be needed at the Simplot installation (e.g., ball mill for grinding limestone feed), the CUECOST-LSFO equipment cost was divided by the CUDECOST-LSDS equipment cost, obtaining a factor of 1.73. Next, the fabric filter costs were deducted from the total equipment cost from the SDS quotation. Then the adjusted SDS cost was multiplied by this ratio to obtain the Wet Lime FGD cost. Finally, the Wet Lime FGD equipment cost was multiplied by an installation factor to obtain the total capital investment. For the various operating and maintenance costs, the CUECOST outputs were used for electricity and reagent requirements. Because the CUECOST operating labor requirement was excessive—3 operators per shift—the SDS quotation estimate of 1 operator/shift was used instead. The *OAQPS Control Cost Manual* and engineering judgement were the sources of the other annual costs. Per OMB mandate, an FGD life of 20 years is used to calculate the annualized capital requirement.

As with the Fabric Filter with and without Dry Lime Injection control options, it was assumed that enough ductwork and a stack were already in place at the site, and that a pump was available to sluice the captured dust to on-site ponds. As above, the sluice water flow rate was calculated based on the amount of dust captured and the maximum recommended solids loading. In addition, the process water cost included in the total annual cost is for water needed to prepare the lime feed and to cover the

water lost in sluicing. Other inputs are listed in spreadsheets "Wet Scrubber System + Fabric Filter".

SO₂ BACT Cost Estimation Spreadsheets

WET SCRUBBER SYSTEM + FABRIC FILTER [1]
TOTAL ANNUAL COST SPREADSHEET PROGRAM:

Wet Scrubber 1 of 3

COST BASE DATE: First Quarter 2000 [2]

INPUT PARAMETERS:

-- Inlet stream flowrate (acfm):	80,000	[Cost compar.]
-- Inlet stream temperature (oF):	225	[Simplot data]
-- Inlet stream pressure (in Hg):	28.50	
-- Dust type:	Coal fly ash	
-- Inlet dust loading (gr/actual ft3):	1.180	[88 stack test]
-- Inlet dust (PM) rate (lb/hr):	600.0	
-- Overall PM control efficiency (%):	99.5	[00 BACT alt.]
-- Coal sulfur content (%):	0.6	[00 BACT alt.]
-- Inlet SO2 rate (lb/hr):	57.6	[00 BACT alt.]
-- SO2 control efficiency (%):	93.0	[00 BACT alt.]
-- Max. wastewater solids content (lb/lb water):	0.30	[ECAPC]
-- Pump design pressure (psig):	20.0	[Simp. cost com]
-- G/C ratio factors (pulse-jet):	3.0	[SDS prop.]
-- Stainless steel required? ('yes'=1; 'no'=0):	0	
-- Ductwork velocity (ft/min):	4,000	[OAQPS Man.]
-- Ductwork length, straight equivalent (ft):	100	[engr. judgmt.]
Retrofit installation adjustment factor (applied to new plant TCI):	1.15	[engr. judgmt.]
-- Lime FGD/Spray Dryer equipment cost ratio:	1.73	[CUECOST]
-- Fraction of total SDS cost due to spray dryer, fan, pumps [3]:	0.55	[SDS proposal]

DESIGN PARAMETERS

-- Gross cloth area required (ft2)--calculated via SDS A/C ratio:	26,667	[SDS proposal]
-- Total FGD power requirement (kW):	249	[CUECOST]
-- Water requirement (gal/hr):	48.7	
-- Lime requirement (lb/hr):	71.6	[CUECOST] [4]
-- Lime feed slurry concentration (lb/lb water):	0.18	
-- Ductwork diameter (ft):	5.04	
-- Ductwork pressure drop (in. w.c.):	0.24	[OAQPS Man.]

CAPITAL COSTS

Total Equipment Cost (\$)--per SDS proposal:	850,000	
Portion of total due to spray dryer, fan, & pumps:	467,500	
Estimated Lime FGD total equipment cost:	810,178	
Purchased Equipment Cost (\$)--per Manual factors:	958,009	
Total Capital Investment--new installation (\$):	1,825,978	[ECAPC]--[5]
Total Capital Investment--retrofit installation--lime FGD (\$):	2,099,875	
<hr/>		
Total Capital Investment--fabric filter (\$):	826,753	[5a]
<hr/>		
Total Capital Investment--entire system (\$):	2,926,628	
<hr/>		

Operating factor (hr/yr):
 Supervisory labor multiplier:
 Operating labor rate (\$/hr):
 Operating labor factor (hr/sh):
 Maintenance labor factor (hr/sh):
 Maintenance labor rate (\$/hr):
 Electricity price (\$/kWhr):
 Lime price (\$/ton):
 Water price (\$/thousand gal.):
 Dust disposal (\$/ton):
 Annual interest rate (fraction):
 Control system life (years):
 Capital recovery factor:
 Bag life (years):
 Capital recovery factor (bags):
 Taxes, insurance, admin. factor:

[6]
 [8b]
 [8b]
 [7]

ANNUAL COST INPUTS:

8.760 [permit app.]
 0.15 [OAQPS Man.]
 24.97 [DOL/BLS]
 8.5 [SDS, Manual]
 2.5 [ECAPC, Manual]
 27.47 [OAQPS Man.]
 0.0445 [DOE/EIA]
 150 [Simplot data]
 0.25 [Simplot data]
 0 [enrg. judgmt.]
 0.07 [OAQPS Man.]
 15 [enrg. judgmt.]
 0.1098
 2 [SDS proposal]
 0.5531
 0.04 [OAQPS Man.]

ANNUAL COSTS (\$/yr):

Item	Cost	Data Source
Oper. labor	232,408	SDS, DOL
Supv. labor	34,861	OAQPS Manual
Maint. labor	75,191	"
Maint. materials	75,191	"
Bag replacement [7a]	28,426	"
Electricity-lime FGD	97,065	CUECOST, DOE
Electricity-baghouse [7a]	30,652	OAQPS Manual
Elec.-wtr. pump	2,144	Simplot, DOE
[Slc. pump hp]	7.4	Simplot
Lime	47,050	CUECOST, Simp
Water-lime prep	107	CUECOST, Simp
Water-sludging	523	Simplot
[sl. wtr, 1000 gpy]	2,090	Simplot, ECAPC
Dust disposal [8]	0	Simplot, enrg. judg.
Overhead	250,591	OAQPS Manual
Tax, ins., adm.	117,065	"
Cap. recov.	321,328	"
Total Annual	1,312,601	

COST-EFFECTIVENESS ABOVE BASELINE CONTROL:

C/E--PM(\$/ton): [9] 502
 C/E--SO2 " 5,594

ENERGY and ENVIRONMENTAL IMPACTS [10]

Solid Waste
 Collect. (tons/yr) 2,615
 Energy (kWh/yr) 2,918,218
 Wastewater
 1000 gal/yr 447.1

ANNUAL COST WEIGHTING FACTORS

Wet Scrubber 3 of 3

Cost	Wt. Factor
Oper. labor	0.177
Supv. labor	0.027
Maint. labor	0.057
Maint. material	0.057
Bag replacement	0.022
Electricity--lime FGD	0.074
Electricity--baghouse	0.023
Elec.-slc. pump	0.002
Lime	0.036
Water-lime prep	0.000
Water-sludging	0.000
Dust dispos.	0.000
Overhead	0.191
Tax, ins., adm	0.089
Cap. recov.	0.245
Total:	1.000

NOTES:

[1] Lime FGD system is sized and costed for Simplot (Overton, NV) sand dryer. Input (waste gas) parameters taken from Simplot data. Fabric filter is installed UPstream of FGD. Equipment cost was calculated by multiplying Spray Drying Systems cost by RATIO of lime FGD-to-spray dryer costs generated by CUECOST model. SDS cost was based on 1/10/00 quotation. See spreadsheet files 'CUS-COMP.WK4' and 'S-SDS-2R.WK3'.

[2] Date corresponding to date of Spray Drying Systems and CUECOST costs quotation.

[3] Obtained via proportioning from CUECOST inlet SO₂ rate (203 lb/hr) to Simplot's.

[4] SDS provided following breakdown of their proposal: baghouse--45%, spray dryer--43%, fan--10%, feed pumps--2%. SDS noted that this itemization is approximate.

[5] "Estimating Costs of Air Pollution Control," CRC Press/Lewis Publishers, 1990. Total capital investment factored from purchased equipment cost via installation factor for venturi scrubbers (from Table 2.2, p. 20).

[5a] Calculated via separate spreadsheet for fabric filter without lime injection (TCFF00R.WK3).

[6] Labor rates for mining operations in Nevada, per Bureau of Labor Statistics, DOL (Jan. 2000).

[6a] Combined operating/maintenance labor for both lime FGD and fabric filter.

arged by U.S. utilities to industrial customers (Jan.-Aug. '99) per DOE's Energy Information Administration ("Monthly Energy Review").

[7a] Calculated via fabric filters spreadsheet (TCFF00R.WK3).

it can be sluiced and recycled on-site. Thus, dust disposal cost is zero.

[9] Total annual cost (\$/yr) divided by total particulate captured (tons/yr). If PM₁₀, PM_{2.5}, or other fractions are desired, divide by ratio of PM₁₀, PM_{2.5}, etc., to total PM.

[10] Impacts pertain to amounts of solid and liquid waste generated, plus power consumed as a result of using this alternative. However, in this case, the solid waste (dust) captured in the baghouse ahead of the FGD is sluiced to an on-site settling pond. Thus, it is not a waste stream, per se. There are two wastewater streams: 1) the FGD bleed (equal to the water feed rate) and 2) the sluice water losses (equal to 1% of the makeup water needed to sluice the captured solids to the settling pond).

Fabric Filter without lime sorbent injection
TOTAL ANNUAL COST SPREADSHEET PROGRAM--FABRIC FILTERS (1)

Fabric Filter_2002 1 of 4

COST BASE DATE: Second Quarter 1998 [2]

VAPOCI (Fourth Quarter 1999--PRELIMINARY): [3]

112.2 [CE Mag-2/00]

INPUT PARAMETERS:

- Inlet stream flowrate (acfm):
- Inlet stream temperature (oF):
 - Inlet stream temperature, adjusted--pulse jet only (oF):
- Dust type:
- Inlet dust loading (gr/actual ft3):
 - Inlet dust (PM) rate (lb/hr):
 - Overall PM control efficiency (%):
 - Coal sulfur content (%):
 - Inlet SO2 rate (lb/hr):
 - SO2 control efficiency (%):
 - Max. wastewater solids content (lb/lb water):
 - Pump design pressure (psig)
- Dust mass median diameter (microns):
- Filtration time (min):
- Dust specific resistance (in. H2O/(pm/ft2)):
- G/C ratio factors (shaker & reverse-air):

-- G/C ratio factors (pulse-jet):

-- G/C ratio factors (cartridge filters):

- Cleaning pressure, psig (pulse-jet only):
- Fraction of bags cleaned (shaker & rev-air):
- Insulation required? ('yes'=1; 'no'=0):
- Stainless steel required? ('yes'=1; 'no'=0):
- Bag material:
- Fabric effective residual drag (in. H2O/fpm):
 - Dustwork velocity (ft/min):
 - Ductwork length, straight equivalent (ft): [4]
 - Retrofit factor (applied to new plant TOI):

-- Bag prices (\$/ft2): (from table below, for bag material selected above only) [5]

Cleaning Mech.	Bag Diam. (in.)	Price (\$/ft2)	
Pulse jet--BBR	4.5 to 5.125	1.59	[QAQPS Man.]
	6 to 8	1.55	"
Pulse jet--cart.	4.875	0.00	"
	6.125	0.00	"
Shaker--strap	5	0.00	"
Shaker--loop	5	0.00	"
Reverse air w/o rings	8	0.95	"
	11.5	0.75	"

80,000	[Simp.cost com.]
225	[Simplot data]
225	
Coal fly ash	
1.190	[88 stack test]
600.0	
99.8	[00 BACT alt.]
0.6	[00 BACT alt.]
57.6	[00 BACT alt.]
0.0	[00 BACT alt.]
0.30	[ECAPC]
20.0	[Simp.cost com.]
7	[QAQPS Man.]
10	"
15	"
A:	2.0
B:	0.9
C:	1.2
Material:	9.0
Application:	0.8
A:	2.1
B:	0.8
C:	0.75
D:	0.9
E:	1.190
	100
	0.1
	1
	0
	[FF cost est.]
Fiberglass	
1.1	[QAQPS Man.]
4000	"
100	[enrg. judgmt.]
1.15	[Simpcostcomp]

DESIGN PARAMETERS

Fabric Filter_2002 2 of 4

-- Gas-to-cloth ratio (acfm/ft² cloth area):

Shaker:	2.16
Reverse-air:	2.16
Pulse-jet:	5.29
Cartridge:	1.28

-- Net cloth area required (ft²):

Shaker:	37,037
Reverse-air:	37,037
Pulse-jet:	15,133
Cartridge:	62,431

-- Gross cloth area required (ft²):

Shaker:	41,667
Reverse-air:	41,667
Pulse-jet:	15,133
Cartridge:	62,431

-- Area per bag--pulse jet (ft²):

Small (4.5-in. x 8-ft)	9.42
Large (5.125-in. x 10-ft)	18.42

-- Number of bags/cages (pulse-jet only):

Small bags	1,606
Large bags	1,128

-- Bag pressure drop (in. w.c.):

Shaker:	2.49
Reverse-air:	2.49
Pulse-jet:	2.32
Cartridge:	1.45

-- Baghouse shell pressure drop (in. w.c.):

3.00 [OAQPS Man.]

-- Ductwork diameter (ft):

5.04

-- Ductwork pressure drop (in. w.c.):

0.24 [OAQPS Man.]

CAPITAL COSTS

Equipment Costs (\$):

Item:

	Shaker	Rev-air	Cost (\$): P-J (mod)	P-J (com)	P-J (cartridge)
Baghouse	0	230,355	148,001	110,708	0
Bags--small	0	31,250	25,576	25,576	0
--large			23,457	23,457	0
Insulation	0	50,048	41,316	34,769	0
Stainless	0	0	0	0	0
Cages--small [6]	0	0	9,610	9,610	0
--large	0	0	12,448	12,448	0
Auxiliaries:					
-- Fan(s) [7]	0	43,512	43,512	43,512	0
-- Motor [8]	0	6,531	5,518	5,518	0
-- Ductwork	0	0	0	0	0
Total--small [9]	0	361,695	273,532	229,712	0
--large:			274,252	230,431	0
Low-S PJ FF:	0	0	Small	Small	0
PEC(\$)-base:	0	426,800	322,758	271,060	0
--escalated:	0	438,641	331,298	277,925	0
TCI--new (\$):	0	951,851	718,916	603,096	0
TCI--relo (\$):	0	1,094,629	826,753	693,561	0

Operating factor (hr/yr):
 Operating labor rate (\$/hr):
 Maintenance labor rate (\$/hr):
 Operating labor factor (hr/sh):
 Maintenance labor factor (hr/sh):
 Electricity price (\$/kWhr):
 Water price (\$/1000 gal):
 Compressed air (\$/1000 scf):
 Dust disposal (\$/ton):
 Annual interest rate (fraction):
 Control system life (years):
 Capital recovery factor:
 Bag life (years):
 Capital recovery factor (bags):
 Taxes, insurance, admin. factor:

ANNUAL COST INPUTS:

8,760 [permit app.]
 24.97 [OAQPS Man.]
 27.47 [OAQPS Man.]
 2
 1
 0.0445 [DOE/EIA]
 0.25 [Simp. cost com]
 0.25 [OAQPS Man.]
 0 [engr. judgmt.]
 0.07 [OAQPS Man.]
 20 [OAQPS Man.]
 0.0944
 2 [OAQPS Man.]
 0.5531
 0.04 [OAQPS Man.]

[10]

Item	ANNUAL COSTS (\$/yr):				
	Shaker	Reverse-air	P-J (mod)	P-J (com)	P-J (cartridge)
Oper. labor	0	54,584	54,584	54,584	
Supv. labor	0	8,203	8,203	8,203	
Maint. labor	0	30,076	30,076	30,076	
Maint. matl.	0	30,076	30,076	30,076	
Electricity-fan	0	38,587	31,428	31,428	
[fan horsepower]	0	133	108	108	
Electricity-pump	0	2,924	2,924	2,924	
[pump hp]	0	10.1	10.1	10.1	
Water	0	713	713	713	
[water, 1000 gpy]	0	2,851	2,851	2,851	
Compr. air	0	0	21,024	21,024	
Bag repl.	0	28,426	20,157	20,157	
[bag price, \$/ft ²]	0	0.75	1.69	1.69	
Dust dispos.	0	0	0	0	
Overhead	0	73,824	73,824	73,824	
Tax, ins., adm	0	43,785	33,070	27,742	
Cap. recov.	0	98,474	74,600	62,027	
Total Annual	0	409,773	380,778	362,878	

COST-EFFECTIVENESS ABOVE BASELINE [11]

C/E-PM(\$/ton): 0 115 145 102

ENERGY and ENVIRONMENTAL IMPACTS [12]

Solid Waste				
Collect. (tons/yr)	0	3,567	3,567	3,567
Energy (kWh/yr)	0	932,836	771,946	771,946
Wastewater				
(1000 gal/yr)	0	28.5	28.5	28.5

ANNUAL COST WEIGHTING FACTORS:

Fabric Filter_2002 4 of 4

Item	Shaker	Reverse-air	P-J (mod)	P-J (com)
Oper. labor	0.000	0.133	0.144	0.151
Supv. labor	0.000	0.020	0.022	0.023
Maint. labor	0.000	0.073	0.079	0.083
Maint. matl.	0.000	0.073	0.079	0.083
Electricity-fan	0.000	0.094	0.083	0.087
Electricity-pump	0.000	0.007	0.008	0.008
Water	0.000	0.002	0.002	0.002
Compr. air	0.000	0.000	0.055	0.058
Bag repl.	0.000	0.089	0.053	0.056
Dust dispos.	0.000	0.000	0.000	0.000
Overhead	0.000	0.180	0.184	0.203
Tax, ins., adm	0.000	0.107	0.087	0.076
Cap. recov.	0.000	0.240	0.196	0.171
Total:	0.000	1.000	1.000	1.000

RELATIONSHIP BETWEEN GROSS AND NET CLOTH AREA

Net Cloth Area \geq (ft ²):	Gross/Net Area Ratio:
1	2.000
4001	1.500
12001	1.250
24001	1.170
36001	1.125
48001	1.110
60001	1.100
72001	1.090
84001	1.080
96001	1.070
108001	1.060
132001	1.050
180001	1.040

NOTES:

- [1] Parameters and other input data needed for this program can be found in Chapter 5 (December 1998 revision) of the 'OACPS Control Cost Manual' (5th edition). Chapter 5 is found at: [HTTP://WWW.EPA.GOV/TTN/CATO/PRODUCTS.HTML#CCCINFO](http://www.epa.gov/ttn/cato/products.html#cccinfo).
- [2] Base baghouse equipment costs (compartment, bags, insulation) reflect this date.
- [3] This value of the VAPCCI (Vatavuk Air Pollution Control Cost Index) is used to escalate the baghouse equipment costs from 2nd quarter 1998 to 4th quarter 1999. Costs for fan, motor, and other auxiliary equipment items have already been escalated to 4th qtr. '99\$.
- [4] Feet of ductwork (straight duct equivalent) is in place before control system is installed. Therefore, no ductwork cost is included in estimate.
- [5] These prices pertain to the bag material entered above. If this bag material is not available for a baghouse type, enter '0'. (See 'Manual,' Chapter 5, Table 5.8.)
- [6] Cage prices calculated from "500-cage lots" cost equations. (See Table 5.8.)
- [7] Three radial-tip centrifugal fans, each sized at maximum flowrate and static pressure of 27,000 cfm and 22 inches water, respectively. Costs in 4th qtr. '99 dollars, escalated costs of Air Pollution Control," Lewis Pub./CRC Press, 1990.
- [8] Fan motor and starter (4th Q/99 \$, escalated from 2nd Q/88 \$). Reference: "Estimating Costs of Air Pollution Control"
- [9] Total equipment cost for "small" and "large" bags and cages cases, respectively.
- [10] Disposal cost assumes dust can be sluiced and recycled on-site. Thus, dust disposal cost is zero.
- [11] Total annual cost (\$/yr) divided by total particulate captured (tons/yr). For PM C-E, if PM10, PM2.5, or other fractions are desired, divide by ratio of PM10, PM2.5, etc., to total PM.
- [12] Impacts pertain to amounts of solid and liquid waste generated, plus power consumed as a result of using this alternative. However, in this case, the solid waste (dust) is sluiced on-site and recycled to the process. Thus, it is not a waste stream, per se. Similarly, the wastewater is exactly equal to 1% of the sluice water flowrate, to account for losses while the water is pumped from the baghouse to the settling pond on-site. The sluice water flowrate is that quantity of water needed to suspend/dissolve the captured baghouse solids for sluicing purposes.

10/08/2003 2:36 PM

LIME SPRAY DRYER - FABRIC FILTER SYSTEM [1]
TOTAL ANNUAL COST SPREADSHEET PROGRAM:

Lime Spray Dryer_2002 1 of 3

(Case 2: adding auxiliary coal to dryer to raise offgas temperature)

COST BASE DATE: First Quarter 2000 [2]

INPUT PARAMETERS:

-- Inlet stream flowrate (acfm)--base:	80,000	[Cost compar.]
-- Inlet stream flowrate (scfm):	58,960	
-- Inlet stream molecular weight (lb/lb-mole):	28.7	
-- Inlet stream flowrate (lb/hr):	244,131	
-- Inlet stream temperature (oF):	225	[Simplot data]
-- Inlet stream pressure (in Hg):	28.50	
-- Required spray dryer inlet temperature (oF):	400	
-- Reference temperature (oF):	70	
-- Heat capacity (Cp) of inlet stream (BTU/lb-oF):	0.314	
-- Dust type:	Coal fly ash	
-- Inlet dust loading (gr/actual ft3):	1.190	['88 stack test]
-- Inlet dust (PM) rate (lb/hr):	600.0	
-- Overall PM control efficiency (%):	99.7	['00 BACT alt.]
-- Coal sulfur content (%):	0.6	['00 BACT alt.]
-- Inlet SO2 rate (lb/hr):	57.8	['00 BACT alt.]
-- SO2 control efficiency (%):	85.0	['00 BACT alt.]
-- Coal heating value (BTU/lb):	11,088	[DOE/EIA]
-- Max. wastewater solids content (lb/lb water):	0.30	[ECAPC]
-- Pump design pressure (psig):	20.0	[Simp.cost com]
-- G/C ratio factors (pulse-jet):	3.0	[SDS prop.]
-- Stainless steel required? ('yes'=1; 'no'=0):	0	
-- Ductwork velocity (ft/min):	4,000	[OAGPS Man.]
-- Ductwork length, straight equivalent (ft):	100	[enrg. judgmnt.]
-- Retrofit installation adjustment factor (applied to new plant TCI):	1.15	[enrg. judgmnt.]

DESIGN PARAMETERS

-- Gross cloth area required (ft2)--calculated via SDS A/C ratio:	26,867	[SDS proposal]
-- Total horsepower requirement (hp):	235	
-- Water requirement (gal/hr):	1,075	
-- Lime concentration (wt. %):	0.782	
-- Lime requirement (lb/hr):	70.7	
-- Heat req'd to warm inlet stream to spray dryer temp. (BTU/hr):	13,414,980	
-- Heat req'd--coal comb. prod.--ref. to spray dry. temp (BTU/lb):	990	
-- Auxiliary coal requirement (lb/hr):	1,329	
-- Auxiliary coal requirement (BTU/hr):	14,730,435	
-- Auxiliary coal flue gas flowrate (acfm @ dryer inlet temp.):	5,993	
-- Total inlet gas flowrate to spray dryer (acfm):	85,993	
-- Ductwork diameter (ft):	5.04	
-- Ductwork pressure drop (in. w.c.):	0.24	[OAGPS Man.]

CAPITAL COSTS

Total Equipment Cost (\$)--per SDS proposal:	887,650	
Purchased Equipment Cost (\$)--per Manual factors:	1,047,427	
Total Capital Investment--new installation (\$): [3]	2,139,846	[ECAPC]--[4]
Total Capital Investment--retrofit installation (\$):	2,460,823	

ANNUAL COST INPUTS:

Operating factor (hr/yr):		8,780	[permit app.]
Supervisory labor multiplier:		0.15	[OAQPS Man.]
Operating labor rate (\$/hr):	[5]	24.97	[DOL/BLS]
Operating labor factor (hr/sh):		8	[SDS proposal]
Electricity price (\$/kWhr):	[6]	0.0445	[DOE/EIA]
Lime price (\$/ton):		150	[Simplot data]
Coal price (\$/million BTU):		1.72	[Simplot data]
Water price (\$/thousand gal.):		0.25	[Simplot data]
Dust disposal (\$/ton):		0	[engr. judgmt.]
Annual interest rate (fraction):		0.07	[OAQPS Man.]
Control system life (years):		15	[engr. judgmt.]
Capital recovery factor:		0.1098	
Bag life (years):		2	[SDS proposal]
Capital recovery factor (bags):		0.5531	
Taxes, insurance, admin. factor:		0.04	[OAQPS Man.]

ANNUAL COSTS (\$/yr):

Item	Cost	Data Source
Oper. labor	218,737	SDS, DOL
Supv. labor	32,811	OAQPS Man.
Maintenance (incl. bag replac.)	75,000	SDS proposal
Electricity	68,339	SDS, DOE
Elec.-sto. pump	2,614	Simplot, DOE
[Slc. pump hp]	9.0	Simplot
Lime	46,450	SDS, Simplot
Auxiliary coal	221,946	
Water-lime prep	2,354	SDS, Simplot
Water-slurcing	637	Simplot
[sl. wr, 1000 gpy]	2,549	Simplot, ECAPC
Dust disposal [7]	0	Simplot, engr. judg
Overhead	195,929	OAQPS Man.
Tax, ins., adm	99,433	*
Cap. recov.	270,185	*
Total Annual	1,233,435	

COST-EFFECTIVENESS ABOVE BASELINE CONTROL:

C/E-PM(\$/ton):	[8]	471
C/E-SO2 *		5,752

ENERGY and ENVIRONMENTAL IMPACTS [9]

Solid Waste	
Collect. (tons/yr)	3,188
Energy-electrical (kWh/yr)	1,594,448
Energy-fuel (million BTU/yr)	129,039
Wastewater	
1000 gal/yr)	25.5

ANNUAL COST WEIGHTING FACTORS

Lime Spray Dryer_2002 3 of 3

Cost	Wt. Factor
Oper. labor	0.177
Supv. labor	0.027
Maintenance	0.081
Electricity	0.055
Eleo-slc. pump	0.002
Lime	0.038
Auxiliary coal	0.180
Water-lime prep	0.002
Water-slucing	0.001
Dust dispos.	0.000
Overhead	0.159
Tax, ins., adm	0.080
Cap. recov.	0.219
Total:	1.000

NOTES:

[1] Spray dryer-fabric filter system is sized and costed for Simplot (Overton, NV) sand dryer. Input (waste gas) parameters taken from Simplot data. Design parameters and equipment cost furnished by Spray Drying Systems, Randallstown, MD (e-mail from Ron Bayliss, 1/10/2000).

[2] Date corresponding to date of quotation.

[3] Overall installation factor obtained by multiplying standard factors for baghouses and wet scrubbers by the relative contribution each makes to total equipment cost, per SDS quotation. Contributions are: baghouse--45%, spray dryer (scrubber)--43%.

[4] "Estimating Costs of Air Pollution Control," CRC Press/Lewis Publishers, 1990.

[5] Labor rates for mining operations in Nevada, per Bureau of Labor Statistics, DOL (Jan. 2000). charged by U.S. utilities to industrial customers (Jan.-Aug. '99) per DOE's Energy Information Administration ("Monthly Energy Review"). dust can be sluiced and recycled on-site. Thus, dust disposal cost is zero.

[6] Total annual cost (\$/yr) divided by total particulate captured (tons/yr). If PM10, PM2.5, or other fractions are desired, divide by ratio of PM10, PM2.5, etc., to total PM.

[9] Impacts pertain to amounts of solid and liquid waste generated, plus power consumed as a result of using this alternative. However, in this case, the solid waste (dust) is sluiced on-site and recycled to the process. Thus, it is not a waste stream, per se. Similarly, the wastewater is exactly equal to 1% of the sluice water flowrate, to account for losses while the water is pumped from the baghouse to the settling pond on-site. The sluice water flowrate is that quantity of water needed to suspend/dissolve the captured baghouse solids for sluicing purposes.